FEDERAL COMMUNICATIONS COMMISSION Washington, D. C. 20554

June 17, 1998

OFFICE OF MANAGING DIRECTOR

Robert L. Olender, Esquire Baraff, Koerner & Olender, P.C. Three Bethesda Metro Center Suite 640 Bethesda, Maryland 20814-5392 RECEIVED COMMUNICATIONS COMMINISSION
OFFICE OF THE SECRETARY

Re: Fee Control #9610288165194005 #9610288165194006

Dear Mr. Olender:

This will respond to your petition for reconsideration filed on October 25, 1996, on behalf of Word of God Fellowship, Inc. (WOGF). WOGF seeks reinstatement, <u>nunc pro tunc</u>, of its application for two new television stations on Channel 19 at St. Cloud, Minnesota and Channel 23 at Morganton, North Carolina.

WOGF represents, and its documentation reflects, that it filed its applications on September 20, 1996, the cut-off date established for this service, and included with its applications two filing fees in the amount of \$2,915.00 each. On September 25, 1996, the Billings and Collections Branch returned WOGF's applications for failure to remit the proper fees. WOGF has submitted an affidavit from its president, Mr. Marcus Lamb, attesting to the fact that he had no knowledge of any fee increase, that he had attempted to ascertain the applicable fee requirement by checking the FCC's Web site on the Internet, by subscribing to Broadcasting and Cable Magazine, and by contacting the Commission's Television Branch on September 18, 1996, and being told by staff that the applicable fee was \$2,915.00. WOGF maintains that there are no competing applicants and that, under the circumstances, the Commission should "equitably resolve this issue in its favor by allowing it to resubmit the proper fee with its timely filed application so that it can serve the public interest by providing new NTSC TV service to these two communities."

The Commission's rules provide that filings subject to fees and accompanied by defective fee submissions will be subject to dismissal. See C.F.R. § 1.1116, 1.1112. WOGF submitted a fee in the amount of \$2,915.00. On September 12, 1996, the Commission's new fee schedule became effective, which adjusted the applicable fee from \$2,915.00 to \$3,080.00. Thus, at the time of WOGF's filing, its fee submission was defective and its application was subject to dismissal.

This case is distinguishable from <u>John Spencer Robinson</u>, 5 FCC Rcd 5542 (1990), and <u>Roy F. Perkins</u> (William K. Durst and Odin M. Randolph, d/b/a Mid-South Communications) (OMD March 5, 1997), where the fee submissions were essentially caught in the transition between one fee schedule and another and thus rendered defective. Here, however, the Commission's new fee schedule was in effect prior to WOGF's filing. Though unfortunate, we find that the circumstances of this case are not comparable, and thus reinstatement, <u>nunc pro tunc</u>, of WOGF's application is not warranted.

Finally, we should point out that the Commission afforded public official notice of the applicable fee increases by publishing the adjusted fee schedule in the Federal Register. See Schedule of Application Fees, 61 F.R. 41966 (August 13, 1996). As acknowledged in WOGF's petition for reconsideration, it is well established that the Commission is not bound by the informal advice of staff or unofficial sources of information. See 220 Television, Inc., 81 FCC 2d 575, 577 (1980), see also Mary Ann Salvatoriello, 6 FCC Rcd 4705, 4707-08; Texas Media Group, Inc., 5 FCC Rcd 2851, 2852 (1990); Camelot, Inc., 61 FCC 2d 15, 16 (1976).

Based on all the foregoing considerations, WOGF's request for reinstatement of its application, <u>nunc pro tunc</u>, is denied. Accordingly, your request for waiver and refund of the application fee in the above designated matter is granted. A check, made payable to the maker of the original check and drawn in the amount of \$6,160.00 representing the combined fee payments WOGF made when it refiled its applications, will be sent to you at the earliest practicable time. If you have any questions concerning this refund, please contact the Chief, Fee Section at (202) 418-1995.

Sincerely,

Thomas M. Holleran

Acting Associate Managing

Director - Financial Operations

Payment Transactions Detail Report

BY: FEE CONTROL NUMBER

Fee Control Number Payor Name Account Number Received Date Date: 6/18/97

9610288165194006

WORD OF GOD FELLOWSHIP INC

FCC2022267

10/25/96

PO BOX 612066

DALLAS

TX

75261

Payment Amount	Current Balance	Seq Num	Payment Type Code	Quantity	Callsign Other Id	Applicant Name	Applicant Zip	Bad Check		Frans Code	Payment Type	
\$3,080.00	\$3,080.00	1	MVT	1		WORD OF GOD FELLOWSHIP INC	75261		\$3,080.00	1	PMT	_
Total 1									\$3,080.00			

BARAFF, KOERNER & OLENDER, P.C.

ATTORNEYS AT LAW

THREE BETHESDA METRO CENTER, SUITE 640

BETHESDA, MARYLAND 20814-5392

DC (202) 686-3200 MD (301) 986-0500 FAX (301) 986-4844

ROBERT L. OLENDER*
JAMES A. KOERNER

OF COUNSEL

B. JAY BARAFF*

ROBERT BENNETT LUBIC*

JAMES A. KOERNER

*NOT ADMITTED IN MD

October 24, 1996

Mr. William F. Caton Acting Secretary Federal Communications Commission 1919 M Street, N.W. Washington, D.C. 20554

Re:

Channel 19

St. Cloud, Minnesota

Channel 23

Morganton, North Carolina

Dear Mr. Caton:

Transmitted herewith, are an original and four (4) copies of a Petition For Reconsideration, submitted on behalf of Word of God Fellowship, Inc., applicant for a construction permit for a new TV station on Channel 19 at St. Cloud, Minnesota and Channel 23 at Morganton, North Carolina. These applications were rejected by the Commission's staff on September 25, 1996.

Should further information be desired in connection with this Petition, please communicate with this office.

Very truly yours

Robert L. Olender

Counsel for

Word of God Fellowship, Inc.

Enclosures

RLO:ilm

11645.00\CATON.124

Before the Federal Communications Commission Washington, D.C. 20554

In re Applications of)
Word of God Fellowship, Inc.)
For a Construction Permit for a new TV Station on Channel 19 in St. Cloud, Minnesota)
For a Construction Permit for a new TV Station.on Channel 23 in Morganton, North Carolina)

To: Chief, Mass Media Bureau

PETITION FOR RECONSIDERATION

Word of God Fellowship, Inc. (hereinafter "WOGF") through counsel, and pursuant to Section 1.106 of the Commission's Rules and Regulations, respectfully petitions for reconsideration of the staff's decision returning its timely filed applications for two new TV stations on Channel 19 at St. Cloud, Minnesota and Channel 23 at Morganton, North Carolina. In support thereof, the following is shown:

1. The Commission in its <u>Sixth Further Notice of Proposed Rule Making</u> in MM Docket No. 87-268 released August 14, 1996, established a window for filing new applications for NTSC TV stations thirty (30) days after publication of its <u>Further Notice</u> in the Federal Register [August 21, 1996]. The closing of the window was September 20, 1996. Pursuant to that directive, WOGF timely filed, on September 20, 1996, at the FCC's Lockbox in Pittsburgh, Pennsylvania, applications for NTSC TV stations on

Channel 19 for St. Cloud, Minnesota and Channel 23 for Morganton, North Carolina.¹ Each application was accompanied by a check payable to the FCC in the amount of \$2,915.00.

- 2. However, on September 25, 1996 the Commission returned the applications as unacceptable because the amount of the filing fee was insufficient due to a fee increase that went into effect on September 12, 1996 raising the fee \$165.00, from \$2,915.00 to \$3,080.00. Because the notification was sent after the window deadline, WOGF was not able to supplement its filing fee for the additional increase of \$165.00. Accordingly, WOGF's applications were rejected and its opportunity to file for these two NTSC stations was forever lost.²
- 3. The two key questions that emerge from this action are, is this EQUITABLE and is it in the PUBLIC INTEREST? WOGF submits that it is not in the public interest to return these applications, which were timely filed, since this action will deprive new NTSC service for these two communities. WOGF requests that its applications be accepted provided that no other applicant has filed for these communities in order to avoid any potential prejudice to another timely filed applicant.
- 4. Furthermore, WOGF submits it is inequitable for the Commission to reject its timely filed application merely because it was unaware that the Commission had increased the filing fee by \$165.00 eight (8) days prior on September 12, 1996. The increase in the FCC's filing fee was not widely known by the public. In fact, it was not

¹ WOGF filed a total of six (6) applications, but four (4) of those communities have competing applicants who filed. Therefore, this will give WOGF an opportunity to file on a B cut-off.

² The Commission in its <u>Further Notice</u> indicated that it will cease accepting applications for new NTSC stations thirty (30) days after publication of this <u>Further Notice</u>.

even known by the Commission's staff. WOGF was not utilizing legal counsel in the filing of these applications and therefore relied upon recognized public sources for its information.

- 5. Attached is an Affidavit from Marcus Lamb, President of WOGF, stating that he had no knowledge of the fee increase on September 12, 1996. However, Mr. Lamb is a frequent user of the Internet, checking daily for FCC matters, and he did not see any mention of the fee increase on the FCC's web site in that time period. In addition, as a subscriber to <u>Broadcasting and Cable Magazine</u>, he indicates that he saw no mention in that publication of the fee increase.
- 6. Furthermore, and most significant, is the fact that Mr. Lamb states that he contacted the FCC's Television Branch on September 18, 1996 to verify the correct filing fee. He was told that the filing fee was \$2,915.00, which he submitted with each of his timely filed applications. Therefore, it is inequitable for one division of the Commission's staff to reject these applications based upon the fact that another division of the Commission's staff misquoted the fee of \$2,915.00.
- 7. WOGF is aware of Commission precedent as set forth in <u>Oregon Board of Higher Education</u>, 2 CR 453 (1996), which states that "a person relying on informal advice given by the Commission staff does so at their own risk". However, WOGF was not seeking "advice" from the Commission when Mr. Lamb called to verify the filing fee

³ This ruling flies in the face of the FCC's recent public campaign to celebrate National Consumers Week with the opening of its National Call Center. Vice President Gore sent a letter to Chairman Hundt saying "The FCC has been a leader reinventing government through its efforts to achieve better customer service, worker accountability and empowerment..." Apparently, you can call "1-800-CALL-FCC", but don't rely on it? This is wrong!

for 301 applications. According to the American Heritage Dictionary the definition of advice is "opinion about a course of action". WOGF was not seeking an opinion about a course of action but simply a factual answer as to the dollar amount of the FCC's application fee. WOGF should be able to rely upon the response given by the FCC for this type of fundamental information, just as it is able to rely upon information provided by other governmental agencies such as the U.S. Census Bureau, Internal Revenue Service and Federal Aviation Agency. Checking with the FCC for the filing fee was an exercise of reasonable diligence on the part of WOGF.

- 8. The Commission has granted waivers from compliance with its cut-off rules, which far exceeds the relief WOGF is seeking, since it timely filed its applications, e.g. The Denton Channel Two Foundation, 85 FCC 2d 983 [49 RR 2d 427] (1981) involving extraordinary circumstances. Also, In Nazarene Theological Seminary Radio Corps, 52 RR 2d 539, 563 (1982) the Commission has stated that an applicant must demonstrate that it had acted with reasonable diligence. The facts herein reveal the presence of extraordinary circumstances and demonstrate that WOGF did act with reasonable diligence. See, Florida Institute of Technology v. FCC, 952 F2d 549 [70 RR 2d 423] (D.C. Cir. 1992) wherein the Court stated that reasonable diligence is grounds for waiving a filing deadline where there has been legitimate confusion. WOGF is not asking for a waiver, but only for permission to submit new checks for the correct filing fee to replace the checks accompanying its timely filed applications.
- 9. By permitting WOGF to retain its status as a timely filed applicant, the Commission will not violate the Court of Appeals ruling in <u>City of Angels Broadcasting</u>. Inc. v. FCC, 745 F2d 656, 660 [56 RR 2d 1459] (D.C. Cir. 1984), which upheld the

Commission's cut off rules as advancing administrative finality in aiding timely filed broadcast applicants by giving them a protected status. WOGF is not asking to have its application processed if a competing applicant has filed for these communities, but only if it is a single applicant. Thus, there is no need for the Commission to balance the equities and assess the fairness to a timely filed applicant of accepting an untimely filed applicant if it grants WOGF the ability to resubmit its timely filed application with the proper filing fee.

ACCORDINGLY, WOGF requests that the Commission equitably resolve this issue in its favor by allowing it to resubmit the proper fee with its timely filed application so that it can serve the public interest by providing new NTSC TV service to these two communities.

Respectfully submitted,

WORD OF GOD FELLOWSHIP, INC.

October 24, 1996

By:

Robert L. Olender

Its Attorney

Baraff, Koerner & Olender, P.C. Three Bethesda Metro Center Suite 640 Bethesda, MD 20814 (301) 986-0500

D:11645/PETITION.123

AFFIDAVIT

I, Marcus D. Lamb, am President of Word Of God Fellowship, Inc. (hereafter WOGF). I do hereby respectfully submit the following assertation under the threat of perjury. This affidavit is true and accurate to the best of my knowledge on October 8, 1996.

On behalf of WOGF, the Licensee of KMPX-TV 29 in Decatur, Texas, I did file 301 applications for the following:

- 1) Channel 19 St. Cloud, Minnesota
- 2) Channel 23 Morganton, North Carolina

The applications were timely filed in Pittsubrgh, Pennsylvania. They were each accompanied by a check in the amount of \$2,915 each. I did not know that the fees for the 301 applications had been raised on September 12 to \$3,080. I didn't find out until our applications had been sent back to us. But by then, it was too late to re-file.

Here are some additional facts as they relate to our situation:

- 1). We did not have an attorney representing us in the filing of these 301 applications.
- 2). We had never filed a 301 application before or any other FCC application where you had to pay fees with a filing cutoff date. Therefore, we were not fully knowledgeable.
- 3). I called the FCC on Wednesday, September 18, 1996. I talked to Selina Ayers in the Television Branch and asked her how much was the filing fee for a 301 application. She told me that it was \$2,915. I also asked her if our money would be refunded if the Commission chose someone else's application over ours. She said that it wouldn't be refunded. I also gave her some file numbers to check on the status of some other people's applications.

The telephone company told me that the phone bill, that will have the record of that call, will be here in a few weeks. I can substantiate the call with that phone bill.

I called Selina Ayers again on Monday, September 30, and told her what had happened to me. She still didn't know that the fee for 301's had gone up. I think that it is interesting to note that when I told Selina that the 301 applications had been sent back, because she had told me the previous fee amount, she remarked, "Well, why don't you just send in the rest of the money?" That's what most people would think is reasonable. I asked her to write a statement for my appeal. She said she would if her boss, Mr. Clay Pendarvis, told her to.

- 4). When I called the FCC, I reasonably figured that since it was a government agency, that what they told me would be official, not "informal." That has always been my experience with other government agencies like: IRS, FAA, U.S. Census Bureau, Social Security Administration, Copyright Tribunal, etc. Therefore, we feel like we "exercised reasonable dilligence."
- 5). When I called the FCC, I did not consider my question of how much is the fee for a 301 application as "advice." The dollar amount of the fee of a government agency's application should be a statement of fact; not an interpretation, opinion, or "advice."
- 6). I have a printout of the entire Sixth Further Notice Of Proposed Rule Making which was released on August 14 and is 142 pages long. There is no mention of a fee increase for 301 applications.

There was no mention of a fee increase for 301 applications on the FCC's website on the Internet.

I am a subscriber to the weekly Broadcast & Cable Magazine which is like the "Bible" of broadcasting and there was no mention of a fee increase for 301 applications.

Therefore, after checking out those sources and then calling the FCC on September 18, we feel like we were "exercising reasonable diligence."

7). The FCC giving us the wrong information was a "circumstance beyond our control."

This is especially true since I've pointed out our efforts of checking out other normal sources of FCC information that didn't mention the fee increase.

I feel like raising the fee at the last minute (September 12) of such an important cutoff (September 20), and with a lack of notice, is fundamentally unfair and asking for trouble.

- 8). WOGF sent in \$5,630 of the \$6,160 required for two 301 filings. The \$5,630 that WOGF sent in for two filings is more than enough to cover the new fee of \$3,080 for one 301 filing. Therefore, why not at least give us credit for one 301 application?
- 9). Grant of our motion for reconsideration will result in increased program and ownership diversity. Since this was an "A" cutoff list, a waiver grant will not result in the Commission being delayed or other applicants being prejudiced.

10). The Commission has the choice of going by either "The Letter of the Law" or "The Spirit of the Law." The FCC is a government agency paid for by tax dollars from citizens. We are supposed to be a "government of the people and for the people." Is it not a public interest objective to provide new TV service? Isn't that why these allocations exist? To deny these waivers would be to deny new TV service in these communities. Thank you for your consideration.

Sincerely

Marcus D. Lamb - President Word Of God Fellowship, Inc.

P. O. Box 612066

Dallas, Texas 75261-2066

972/432-0029

WORD OF GOD FELLOWSHIP, INC. P.O. Box 612066 Dallas, TX 75261-2066

(214) 432-0029

MARCUS D. LAMB

TELECOPIER (214) 432-0650

Via Hand Delivery

Sept. 19, 1996

F.C.C. - Mass Media Services Three Mellon Bank Center 525 William Penn Way Pittsburgh, PA 15259

ATTN: Wholesale Lockbox Shift Superviser

RE:

WORD OF GOD FELLOWSHIP. INC.

FCC Form 301 - Application for Construction Permit for a new Commercial Broadcast Station at

St. Cloud, MN, on Channel 19

Gentlemen:

Enclosed please find the original and two (2) copies of FCC Form 301, Application for Construction Permit for a new Commercial Broadcast Station on Channel 19 at St. Cloud, MN.

Included is a check in the amount of \$2,915.00 to cover the filing fee therefor.

This application requests a waiver of the "freeze" (See Advanced Television Systems, Mimeo No. 4074, released July 27, 1987), for the reasons set forth in Exhibit L-8.

Please address any questions concerning this application to counsel:

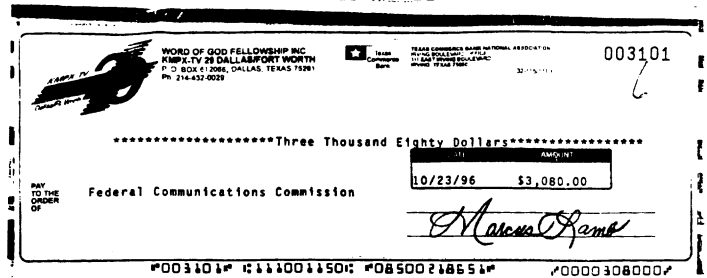
Robert L. Olender BARAFF, KOERNER, & OLENDER 3 Bethesda Metro Center, #640 Bethesda, MD 20814-5392 (202) 686-3200

Respectfully Submitted.

arcus S. Ramo

Marcus D. Lamb





Approved by OMB 3060-0027 Expires 06/30/98

		<u>- '-</u>	 		
FOR FCC USE ONLY		_	 , 	 	
USE ONLY		FECASE	 		
	•				

FCC 301

APPLICATION FOR CONSTRUCTION PERMIT FOR COMMERCIAL BROADCAST STATION

FOR COMMISSION USE ONLY	
FILE NO.	

	<u> </u>		
Section I - GENERAL INFORMATION			
1. APPLICANT NAME (Last, First, Middle Initial)			
WORD OF GOD FELLOWSHIP, INC.			
MAILING ADDRESS (Line 1) (Maximum 35 characters) P.O. BOX 612066			
MAILING ADDRESS (Line 2) (Maximum 35 characters)			
CITY	STATE OR COUNTRY (if	foreign address)	ZIP CODE 75261
TELEPHONE NUMBER (include area code) 972/432-0029	CALL LETTERS	OTHER FCC IDE	NTIFIER (IF APPLICABLE)
2. A. Is a fee submitted with this application?			X Yes No
B. If No, indicate reason for fee exemption (see 47 C.F.R.	Section 1.1113) and go to (Question 3.	X Yes No
Governmental Entity Noncommercial ed	ducational licensee C	Other (Please expla	nin):
C. If Yes, provide the following information:			
Enter in Column (A) the correct Fee Type Code for the servi Media Services Fee Filing Guide." Column (B) lists the Fe result obtained from multiplying the value of the Fee Type Co	e Multiple applicable for	this application.	Enter in Column (C) the
(A) (B)	(C)		
FEE TYPE CODE FEE MULTIPLE (if required)	FEE DUE FOR FEE CODE IN COLUMN		FOR FCC USE ONLY
M V T 0 0 0 1	\$ 2,915.00		
To be used only when you are requesting concurrent actions	which result in a requireme	ent to list more tha	n one Fee Type Code.
(A) (B)	(C) \$ 2,915.00		FOR FCC USE ONLY
ADD ALL AMOUNTS SHOWN IN COLUMN C, LINES (1) THROUGH (2), AND ENTER THE TOTAL HERE. THIS AMOUNT SHOULD EQUAL YOUR ENCLOSED REMITTANCE.	TOTAL AMOUN REMITTED WITH 1 APPLICATION \$	THIS	FOR FCC USE ONLY

10/23/96 Ck #3101

FCC \$3,080.00

Channel 19, St. Cloud, MN

Section 1 - GENERAL INFORMATION (Page 2) \exists_{FM} X TV 3. This application is for: (check one box) (b) Channel No. or Frequency City_ State (b) Principal Community 19 St. Cloud MN (c) Check one of the following boxes: Application for NEW station MAJOR change in licensed facilities; call sign: MINOR change in licensed facilities; call sign: MAJOR modification of construction permit; call sign: File No. of construction permit; call sign: ------MINOR modification of construction permit; call sign: File No. of construction permit; call sign: ------AMENDMENT to pending application: Application File Number: NOTE: It is not necessary to use this form to amend a previously filed application. Should you do so, however, please submit only Section I and those other portions of the form that contain the amended information. Yes X No 4. Is this application mutually exclusive with a renewal application? If Yes, state: Community of License Call letters City State

		II - LEGAL QUALIFICAT Applicant WORD OF GOD FE			
ı.	Appli	cant is: (check one box below	w)		
		Individual	General partnership	For-profit corporation	
		Other	Limited partnership	Not-for-profit corporation	
2.			rated association or a legal entit chibit the nature of the applicant	ty other than an individual, partnership,	Exhibit No.
	app "par con:	licant" are defined in the ins ity to this application" and ' siders that to furnish comple	structions for Section II of this in the interior in the	and "non-party equity owners in the form. Complete information as to each applicant" is required. If the applicant nreasonable burden, it may request that appropriate justification.	
3.	chai	rter (e.g., a limited partnersh	•	ce of filing of the applicant's enabling of limited partnership and a corporation ling):	
	1	Date <u>December</u>	12, 1981 Pia	ce <u>Atlanta, GA</u>	
	incl enal	ude the enabling charter in	the applicant's public inspection de the partnership agreement its	be filed with the state, the applicant shall in file. If, in the case of a partnership, the self, the applicant shall include a copy of	
4.	instr appl part	ruments identified in respor licant, including but not lin	nse to Question 3, above, relati nited to, stock pledges or oth stock interests, beneficial stock	tandings (written or oral), other than ing to future ownership interests in the er forms of security, insulated limited ownership interests, options, rights of	Yes X No
		es, submit as an Exhibit all vide the particulars of any or		ments, contracts, or understandings, and	Exhibit No.
5 .	Con	nplete, if applicable, the follo	owing certifications:		
	(a)	Applicant certifies that a management or operation of		volved in any material respect in the	Yes No
		If No, applicant must co involved in the media activ	•	respect to all limited partners actively	
	(b)		nk have an aggregated holding	Section 80 a-3), insurance company, or of greater than 5% but less than 10% of	Yes No
				ests exercises no influence or control over atives among the officers and directors of	Yes No

Section II - LEGAL QUALIFICATIONS (Page 2)

6. List the applicant, parties to the application and non-party equity owners in the applicant. Use one column for each individual or entity. Attach additional pages if necessary

(Read carefully - The numbered items below refer to line numbers in the following table.)

- a. Name and residence of the applicant and, if applicable, its officers, directors, stockholders, or partners (if other than individual also show name, address and citizenship of natural person authorized to vote the stock). List the applicant first, officers next, then directors and, thereafter, remaining stockholders and partners.
- b. Citizenship.
- c. Office or directorship held.
- d. Number of shares or nature of partnership interests.
- e. Number of votes.
- f. Percentage of votes.

- NOTE: Radio applicants ONLY: Radio applicants need not respond to subparts g and h of the table. Instead, proceed and respond to Questions 7, 8 and 9, Section II below.
- g. Other existing attributable interests in any broadcast station, including the nature and size of such interests.
- h. All other ownership interests of 5% or more (whether or not attributable), as well as any corporate officership or directorship, in broadcast, cable, or newspaper entities in the same market or with overlapping signals in the same broadcast service, as described in 47 C.F.R. Section 73.3555 and 76.501, including the nature and size of such interests and the positions held.

a.	WORD OF GOD FELLOWSHIP INC. P.O. BOX 612066 Dallas, TX 75261	Rev. Marcus D. Lamb 5000 Westgrove Ln. Colleyville, TX 7603	Jimmie F. Lamb Rt. 6, Box 254 4 Macon, GA 31201
b.	Georgia Corporation	U.S.	U.S.
c.		President	Vice-President
d.		1	1
e.		25%	25%
f.		NA	NA
g.		NA	NA
h.			

Section II - LEGAL QUALIFICATIONS (Page 2)

6. List the applicant, parties to the application and non-party equity owners in the applicant. Use one column for each individual or entity. Attach additional pages if necessary.

(Read carefully - The numbered items below refer to line numbers in the following table.)

- a. Name and residence of the applicant and, if applicable, its officers, directors, stockholders, or partners (if other than individual also show name, address and citizenship of natural person authorized to vote the stock). List the applicant first, officers next, then directors and thereafter, remaining stockholders and partners.
- b. Citizenship.
- c. Office or directorship held.
- d. Number of shares or nature of partnership interests.
- e. Number of votes.
- f. Percentage of votes

- NOTE: Radio applicants ONLY: Radio applicants need not respond to subparts g and h of the table. Instead, proceed and respond to Questions 7, 8 and 9, Section II below.
- g. Other existing attributable interests in any broadcast station, including the nature and size of such interests.
- h. All other ownership interests of 5% or more (whether or not attributable), as well as any corporate officership or directorship, in broadcast, cable, or newspaper entities in the same market or with overlapping signals in the same broadcast service, as described in 47 C.F.R. Section 73.3555 and 76.501, including the nature and size of such interests and the positions held.

f.	Percentage of votes.		
a.	John T. Calender 259 Fox Hollow Rd. Montgomery, AL 36109	Joni T. Lamb 5000 Westgrove Ln. Colleyville, TX 76034	•
b.	U.S.	U.S.	
c.	Director	Secretary	
d.	1	1	
е.	25%	25%	
f.	NA	NA	
g.	NA	NA	
h.	-		

Seci	ion I	I - LEGAL QUALIFICATIONS (Page 4)			
10.	(150	s the applicant, or any party to the application, have a petition to migrate to the expanded band 06-1705 (kHz)) or a permit or license either in the existing band or expanded band that is held in bination with the AM facility proposed to be modified herein?	Yes	X	No
	If Y	es, provide particulars as an Exhibit.	Exhibit No	3 .	
11.		s the applicant, any party to the application or any non-party equity owner in the applicant have, or they had, any interest in:			
	(a)	a broadcast station, or pending broadcast station application before the Commission?	X Yes		No
	(b)	a broadcast application which has been dismissed with prejudice by the Commission?	Yes	X	No
	(c)	a broadcast application which has been denied by the Commission?	Yes	X	No
	(d)	a broadcast station, the license of which has been revoked?	Yes	X	No
	(e)	a broadcast application in any pending or concluded Commission proceeding which left unresolved character issues against the applicant?	Yes	X	No
		If the answer to any of the questions in (a)-(e) above is Yes, state in an Exhibit the following information:	Exhibit No	0.	
		 (1) Name of party having interest; (2) Nature of interest or connection, giving dates; (3) Call letters of stations or file number of application or docket; and (4) Location. 			
12.	(a)	Are any of the parties to the application or non-party equity owners in the applicant related (as husband, wife, father, mother, brother, sister, son or daughter) to each other?	X Yes		No
	(b)	Does any member of the immediate family (i.e., husband, wife, father, mother, brother, sister, son or daughter) of any party to the application or non-party equity owner in the applicant have any interest in or connection with any other broadcast station, pending broadcast application or newspaper in the same area (see Section 73.3555(c)) or, in the case of a television station applicant only, a cable television system in the same area (see Section 76.501(a))?	Yes	X	No
	invo	e answer to (a) or (b) above is Yes, attach an Exhibit giving full disclosure concerning the persons lived, their relationship, the nature and extent of such interest or connection, the file number of such ication, and the location of such station or proposed station.	Exhibit N L-1	0.	
13.		e in an Exhibit any interest the applicant or any party to this application proposes to divest in the at of a grant of this application.	Exhibit N	o .	

committed, and a description of the disposition of the matter.

OTHER MASS MEDIA INTERESTS

14.	(a)	Do individuals or entities holding nonattributable interests of 5% or more in the applicant have an attributable ownership interest or corporate officership or directorship in a broadcast station, newspaper or CATV system in the same area? (See Instruction C to Section II.)	Yes	X	N
	(b)	Does any member of the immediate family (i.e., husband, wife, father, mother, brother, sister, son or daughter) of an INDIVIDUAL holding a nonattributable interest of 5% or more in the applicant have any interest in or connection with any other broadcast station, pending broadcast application, newspaper in the same area (see Section 73.3555(c)), or, in the case of a television station applicant only, a cable television system in the same area (see Section 76.501(a))?	Yes	X	Ne
	pers	the answer to (a) and/or (b) above is Yes, attach an Exhibit giving a full disclosure concerning the ons involved, their relationship, the nature and extent of such interest or connection, the file observed application, and the location of such station or proposed station.	Exhibit?	10.	
		CITIZENSHIP AND OTHER STATUTORY REQUIREMENTS			
15.	(a)	Is the applicant in compliance with of the provisions of Section 310 of the Communications Act of 1934, as amended, relating to interests of aliens and foreign governments? (See Instruction D to Section II.)	X Yes		No
	(b)	Will any funds, credits or other financial assistance for the construction, purchase or operation of the station(s) be provided by aliens, foreign entities, domestic entities controlled by aliens, or their agents?	Yes	\mathbf{x}	No
	If th	e answer to (b) above is Yes, attach an Exhibit giving full disclosure concerning this assistance.	Exhibit !	Vo.	
16.	bod	an adverse finding been made or an adverse final action been taken by any court or administrative y as to the applicant, any party to this application, or any non-party equity owner in the applicant, in vil or criminal proceeding brought under the provisions of any law related to the following:	Yes	X	No
	-	felony; mass media related antitrust or unfair competition; fradulent statements to another ernmental unit; or discrimination?			
		the answer is Yes, attach as an Exhibit a full disclosure of the persons and matters involved.	Exhib	t No.	-
		uding an identification of the court or administrative body and the proceeding (by dates and file ibers), a statement of the facts upon which the proceeding was based or the nature of the offense			

SECTION V-C - TV BROADCAST ENGINEERING DATA	FOR COMMISSION USE ONLY File No. SSB Referral Date Referred By
Name of Applicant	Call Letters (if issued)
WORD OF GOD FELLOWSHIP, INC.	
Purpose of Application: (check appropriate boxes)	
Construct a new (main) facility	Construct a new auxiliary facility
Modify existing construction permit for main facility	Modify existing construction permit for auxiliary facility
Modify licensed main facility	Modify licensed auxiliary facility
If purpose is to modify, indicate the nature of change(s) by checking authorizations affected.	ing appropriate box(es) and specify the file number(s) of the
Antenna supporting structure height	Effective radiated power
Antenna height above average terrain	Frequency
Antenna location	Antenna system
Main Studio location	Other (summarize)
File Number(s)	
1. Allocation:	
Offset Channel No. (check one)	Zone (check one)
1103	ommunity to be served:
County SHERBURNE	City or Town ST. CLOUD ST. CLOUD State MN X II
19 X Zero	
Exact location of antenna.	ess, specify distance and bearing relative to the nearest town or k 1.9 km NE of intersection of 54 & 2
(b) Geographical coordinates (to nearest second). If mo array. Otherwise, specify tower location. Specify Sou Latitude or West Longitude will be presumed. (The Co	ounted on element of an AM array, specify coordinates of center of ath Latitude and East Longitude where applicable; otherwise, North commission requires coordinates based on NAD 27.)
Latitude 45 o 48 . 52	Longitude 9.4 ° 01 38 "
3. Is the supporting structure the same as that of another application(s)?	station(s) or proposed in another pending X Yes No
If Yes, give call letter(s) or file number(s) or both.	JO-FM
	cture, specify existing height above ground level including antenna,
	ECC 301 (Page 23)

Section V-B - TV BROADCAST ENGINEERING DATA (Page 2) Yes X No Does the application propose to correct previous site coordinates? If Yes, list old coordinates. Latitude O Longitude 0 X Yes Has the FAA been notified of the proposed construction? EXISTING TOWER, NO CHANGE IN HEIGHT Exhibit No. If Yes, give date and office where notice was filed and attach as an Exhibit a copy of FAA determination, if available. N/A Office where filed Date List all landing areas within 8 km of antenna site. Specify distance and bearing from structure to nearest point of the nearest runway. Distance (km) Landing Area Bearing (degrees True) DILLENBURG AIRPORT PVT 2.7 km (a) (b) 7. Elevation (to the nearest meter) (a) 387 - meters (1) of site above mean sea level; 297 (2) of the top of supporting structure above ground (including antenna, all other appurtenances, meters and lighting, if any); and 684 _ meters (3) of the top of supporting structure above mean sea level [(a)(1) + (a)(2)]. (b) Height of antenna radiation center: (to the nearest meter) 267 _ meters (1) above ground; 654 __ meters (2) above mean sea level [(a)(1) + (b)(1)]; and 290 __ meters (3) above average terrain.

8. Attach as an Exhibit sketch(es) of the supporting structure, labeling all elevations required in Question 7 above, except item 7(b)(3). If mounted on an AM directional array element, specify heights and orientations of all array towers, as well as location of FM radiator.

Exhibit No. E-1

9. Maximum visual effective radiated power: 5,000 kw

Section	V-C - TV	BROADCAST	ENGINEERING	DATA	(Page 4)
Section	V - C - 1 V	DINUMBERS	LINGS OF THE PROPERTY OF	UALA	TPAVE 4

16.	Attach as an Exhibit a map (Sectional Aeronautical Chart or equivalent) which shows clearly, legibly, and accurately, and with the original printed latitude and longitude markings and a scale of distance in kilometers:			
	 (a) the proposed transmitter location, and the radials along which profile graphs have been prepared; (b) the City Grade, Grade A and Grade B contours; and (c) the legal boundaries of the principal community to be served. 			
17.	Specify area in square kilometers (1 sq. mi. = 2.59 sq. km.) and population (latest census) within the predicted Grade B contour.			
	Area 15,603 sq. km. Population 364,043			
18.	For an application involving an auxiliary facility only, attach as an Exhibit a map (Sectional Aeronautical Chart or equivalent) that shows clearly, legibly, and accurately, and with latitude and longitude markings and a scale of distance in kilometers:	Exhibit No. N/A		
	 (a) the proposed auxiliary Grade B contour; and (b) the Grade B contour of the licensed main facility for which the applied-for facility will be auxiliary. Also specify the file number of the license. 			
	(Main facility license file number:)			
19.	Terrain and coverage data (to be calculated in accordance with 47 C.F.R. Section 73.684)			
	Source of terrain data: (check only one box below)			
	Linearly interpolated 30-second database (Source: NTIA TERRAIN DATABASE	<u> </u>		
	7.5 minute topographic map			
	Other (briefly summarize)			

Radial bearing	Height of radiation	Predicted Distances			
(degrees True)	elevation of radial	To the City Grade Contour (kilometers)	To the Grade A contour (kilometers)	To the Grade B contour (kilometers)	
•					
0	SEE EXHIBIT E-10				
45					
90					
135					
180					
225					
270					
315					

^{*}Radial through principal community, if not one of the major radials. This radial should NOT be included in the calculation of HAAT.

20.	Environmental Statement. (See 47 C.F.R. Section 1.1301 et seq.)				
	Would a Commission grant of this application come within 47 C.F.R. Section 1.1307, such that it may		Yes	LX.	No
	have a significant environmental impact, including exposure of workers or the general public to levels				
	of RF radiation exceeding identified health and safety guidelines issued by the American National	,			-1
	Standards Institute?		Exhibit		
	If you answer Yes, submit as an Exhibit an Environmental Assessment required by 47 C.F.R. Section	<u> </u>		1-1	_1
	1 1311				

If no, explain briefly why not. THE PROPOSED CONSTRUCTION WOULD HAVE NO SIGNIFICANT ENVIRONMENTAL IMPACT AS DEFINED IN SECTION 1.1307 OF THE FCC RULES.*

CERTIFICATION

I certify that I have prepared this Section of this application on behalf of the applicant, and that after such preparation, I have examined and found it to be accurate and true to the best of my knowledge and belief.

Name (Typed or Printed) DAVID P. THOMPSON	Relationship to Applicant (e.g., Consulting Engineer) CHIEF ENGINEER/CONSULTANT	
Signature Silver & Therefore	Address (include ZIP Code) 3124 RUBY ST., BEDFORD, TX 76021	
Date SEPTEMBER 19, 1996	Telephone No. (include Area Code) (817) 355-1295	

^{*}SEE ATTACHED ENGINEERING STATEMENT.

SECTION VI - EQUAL EMPLOYMENT OPPORTUNITY PROGRAM Yes X V Does the applicant propose to employ five or more full-time employees? If Yes, the applicant must include an EEO program called for in the separate Broadcast Equal Employment Opportunity Program Report (FCC Form 396-A). **SECTION VII - CERTIFICATIONS** X Yes Has or will the applicant comply with the public notice requirements of 47 C.F.R. Section 73.3580? Has the applicant reasonable assurance, in good faith, that the site or structure proposed in Section V of this form, as the location of its transmitting antenna, will be available to the applicant for the applicant's intended purpose? Exhibit No. If No, attach as an Exhibit, a full explanation. If reasonable assurance is not based on applicant's ownership of the proposed site or structure, applicant certifies that it has obtained such reasonable assurance by contacting the owner or person possessing control of the site or structure. MARK YOUNG CE Name of person contacted: (320)251-4422 Telephone No. (include area code): Person contacted: (check one box below: CHIEF ENGINEER WWJO Owner Other (specify) Owner's Agent By checking Yes, the applicant certifies, that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862, or, in the case of a non-individual applicant (e.g., corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits that includes FCC benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. Section 1.2002(b). The APPLICANT hereby waives any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended.) The APPLICANT acknowledges that all the statements made in this application and attached Exhibits are considered material representations, and that all Exhibits are a material part hereof and incorporated herein. The APPLICANT represents that this application is not filed for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict. In accordance with 47 C.F.R. Section. 1.65, the APPLICANT has a continuing obligation to advise the Commission, through amendments, of any substantial and significant changes in information furnished. I certify that the statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith. Name WORD OF GOD FELLOWSHIP, INC. Title President

WILLFUL FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. CODE, TITLE 47, SECTION 312(a)(1)), AND/OR FORFEITURE (U.S. CODE, TITLE 47, SECTION 503).

September 19, 1996

Typed or Printed Name of Person Signing

Marcus D. Lamb

SECTION III - FINANCIAL QUALIFICATIONS

1.	The applicant certifies that sufficient net liquid asset from committed sources to construct and operate revenue.			X Yes No		
2.	State the total funds you estimate are necessary to comonths without revenue.	onstruct and operate the requeste	d facility for three	s500,000		
3.	Identify each source of funds, including the name, address, and telephone number of the source (and a contact person if the source is an entity), the relationship (if any) of the source to the applicant, and the amount of funds to be supplied by each source.					
	Source of Funds (Name and Address)	Telephone Number	Relationship	Amount		
	The money is in our Savings account. Our liquid funds					
	Texas Commerce Bank					
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SECTION IV-A - PROGRAM SERVICE STATEMENT

Attach as an Exhibit a brief description, in narrative form, of the planned programming service relating to the issues of public concern facing the proposed service area.

Exhibit No.

SECTION IV-B - INTEGRATION STATEMENT

1. List each principal of the applicant who, in the event of a grant of the application on a comparative basis, proposes to participate in the management of the proposed facility and, with respect to each such principal, state whether he or she will work full-time (minimum 40 hours per week) or part-time (minimum 20 hours per week) and briefly describe the proposed position and duties.

Exhibit No.

- 2. State with respect to each principal identified in response to Item 1. above, whether the applicant will claim qualitative credit for any of the following enhancement factors:
 - (a) Minority Status
 - (b) Past Local Residence
 If Yes, specify whether in the community of license or service area and the corresponding dates.
 - (c) Female Status
 - (d) Broadcast Experience
 If Yes, list each employer and state the position and corresponding dates.
 - (e) Daytime Preference
 - (f) Civic Activities

If Yes, describe the activities, specify whether in the community of license or service area, and state the corresponding dates.

Word Of God Fellowship, Inc. (WOGF) is the licensee for the following TV Stations:

- 1) KMPX-TV 29 #BMPCT-880616KE Decatur, TX
- 2) W22 AH-TV #BALTTL-950829IA Columbus, GA
- 3) W07CP-TV #BALTTL-960515IA Columbus, GA

EXHIBIT

Marcus and Joni Lamb are husband and wife. Jimmie Lamb is the father of Marcus Lamb.

Word Of God Fellowship, Inc. (WOGF) is the licensee for the following TV Stations:

- 1) KMPX-TV 29 #BMPCT-880616KE Decatur, TX
- 2) W22 AH-TV #BALTTL-950829IA Columbus, GA
- 3) W07CP-TV #BALTTL-960515IA Columbus, GA

WOGF proposes to make a difference in its community of license and the surrounding areas through its unique programming. Based on our survey of the area, some of the issues of public concern that need to be addressed are the following:

- 1) Drugs A hotline will be established.
- 2) Crime A platform will be provided for Law Enforcement.
- 3) Teenage Pregnancy A referral network will be established
- 4) Gangs Former gang members will be interviewed on TV.
- 5) Homelessness A food & clothes bank will be established.
- 6) Marriage Counseling Licensed professional counselors featured
- 7) Family Counseling "Live" call in programs with counselors.
- 8) Volunteer Organizations Spotlighted.
- 9) Job Fairs Promoted.
- 10) Civic Opportunities Highlighted.

WOGF will also place a strong emphasis on the production and promotion of children's programming!

The Commission's Integration Policy was vacated by the United States Court of Appeals for the District of Columbia Circuit in Bechtel v. FCC, 10F.3d 875, 887 (D.C. Cir. 1993) as "oarticularly without merit" and was determined to be "arbitrary and capricious."

- A. The Commission's Minority Preference Policy was affirmed by the Supreme Court of the United States in Metro Broadcasting, Inc. v. FCC, 110 S. Ct. 2997 (1990), however, Metro was specifically overruled in Adarand Constructors, Inc. v Pena, 115 S. Ct. 2097, 2100 (1995).
- B. The Commission's Gender Preference Policy was set aside by the United States Court of Appeals for the District of Columbia Circuit in Lamprecht v. FCC, 958 F. 2d 382 (D.C. Cir. 1992), mandate issued, 1994 WL 49633 (Feb 9, 1994).

WOGF does hereby make the following certification. If it will make the difference in the Commission granting WOGF's application, WOGF would offer to do any or all of the following to help the Commission implement Digital Television (DTV).

- 1) Change transmitter sites.
- 2) Use a different directional antenna and bearing.
- 3) Lower power in the direction of a DTV station.
- 4) Not have a second channel for DTV, but rather convert this NTSC channel to DTV when required.
- 5) Convert any channel granted now on NTSC above 51 to a NTSC channel below 51 later when one is turned back in by someone who converts to DTV.

Exhibit L-8

WAIVER REQUEST

Word of God Fellowship, Inc. (WOGF) does hereby respectfully request a waiver of the "freeze" upon construction permit applications for vacant television allotments in order, <u>Advancement Television Systems</u>, RM-5811, FCC mimeo 4074, released July 17, 1987. In its order, the commission indicated that it would "consider waiver requests on a case-by-case basis for applicants which provide compelling reasons why this freeze should not apply to their particular situations or class of stations."

Since the adoption of the "freeze," the Commission has granted waivers of it, to permit the filing of other applications. (see e.g. KERN EDUCATIONAL TELECOMMUNICATIONAL CONSORTIUM, FCC file #BPET-960328KM).

WOGF proposes a very localized station with heavy involvement with the local community. We will make a strong effort to reach out to and involve minorities. WOGF will place emphasis on the creation of children's programming and far exceed the Commission's requirements. This waiver is fully warranted.

In addition to programming targeting localism, minorities, and children, WOGF will have a large amount of religious programming reaching out to people of all faiths. This will be the first TV station of this format in this community as well as in the whole TV market! Our surveys show a great need and demand for it.

A grant of these waiver requests by WOGF will result in the <u>first</u> TV service in: Morganton, NC; Hammond, LA; and Warner Robins, GA. They will also result in <u>second</u> TV service in: Vineland, NJ; St. Cloud, MN; and Pueblo, CO. Therefore, these waiver requests are in the public interest and fully warranted.

TABLE OF CONTENTS

Engineering Exhibits

For A Construction Permit

WORD OF GOD FELLOWSHIP, INC. SAINT CLOUD, MN TV-19

Engineering Statement

E-1	Tower Elevations
E-2	Norizontal Plane Pattern
E-3	Directional Antenna Tabulation
E-4	Vertical Plane Pattern
E-5	Vertical Plane Tabulation
E-6	Frequency Allocation
E-7	Local Interference
E-8	Site Map
B-9	Coverage Map
E-10	Terrain and Coverage Data
E-11	RFR Compliance

ENGINEERING STATEMENT

WORD OF GOD FELLOWSHIP, INC. SAINT CLOUD, MN TV-19

September 1996

This engineering exhibit was prepared by David P. Thompson on behalf of Marcus Lamb, President, WORD OF GOD FELLOWSHIP, INC., in support of an application for Channel 19 serving Saint Cloud, MN. David P. Thompson has either prepared or directly supervised the preparation of the technical information contained in this engineering statement. The facts stated in this engineering statement are true to his knowledge, except as to such statements as are herein stated to be on information and belief, and as to such statements he believes them to be true. David P. Thompson is an Independent Telecommunications Contract Engineer; his qualifications are a matter of record with the Federal Communications Commission, and he is Chief Engineer for Word of God Fellowship, Inc.

The proposed station would be collocated with WWJO FM on their existing tower located at N 45-48-52 W 94-01-38. The tower has an overall height of 297m AGL. The ground elevation is 387m AMSL. The top of the supporting structure is 684m AMSL. The antenna is side mounted at 267m AGL, 654m AMSL. The site elevation came from a USGS, 7.5 Minute Series Topographical Map. The height above average terrain data used in determining the contour coverages came from the NGDC 30-second Topographic database. Exhibit E-1 shows the tower elevations.

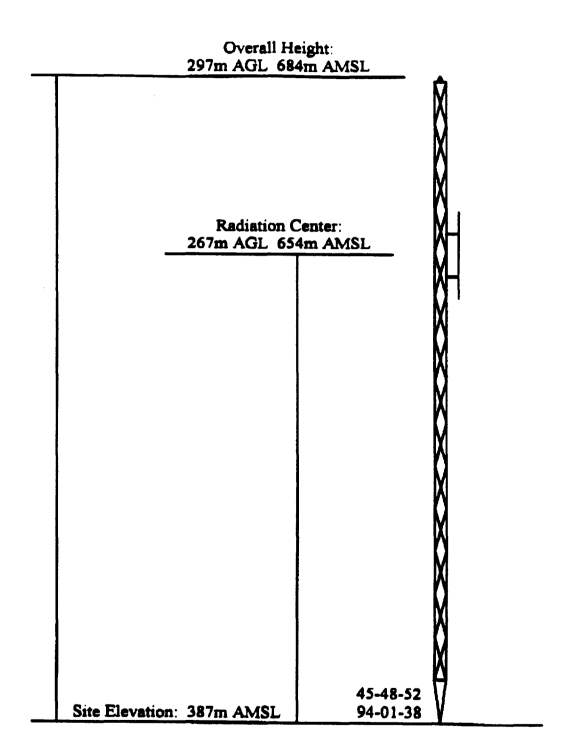
A SWR model SWFP-30-ML/19 directional antenna with smooth null fill and 0.70 degree of beam tilt is proposed. The major lobe is pointed at 140 degrees with an ERP of 5012 kw. Exhibit E-2, E-3, E-4, E-5 give the information on the antenna.

Using this information, the City Grade, Grade A and Grade B coverages were determined. The Grade B contour covers an area of 15,603 sq. km. and a population of 364,043 people using 1990 Census data.

We are short spaced only to the allocation for Saint Cloud, MN TV-19. This allocation short spacing would be mutually exclusive. There are no other short spacings to this proposal. Exhibit E-6 shows this information. A request for waiver of the "freeze" on this allocation is included.

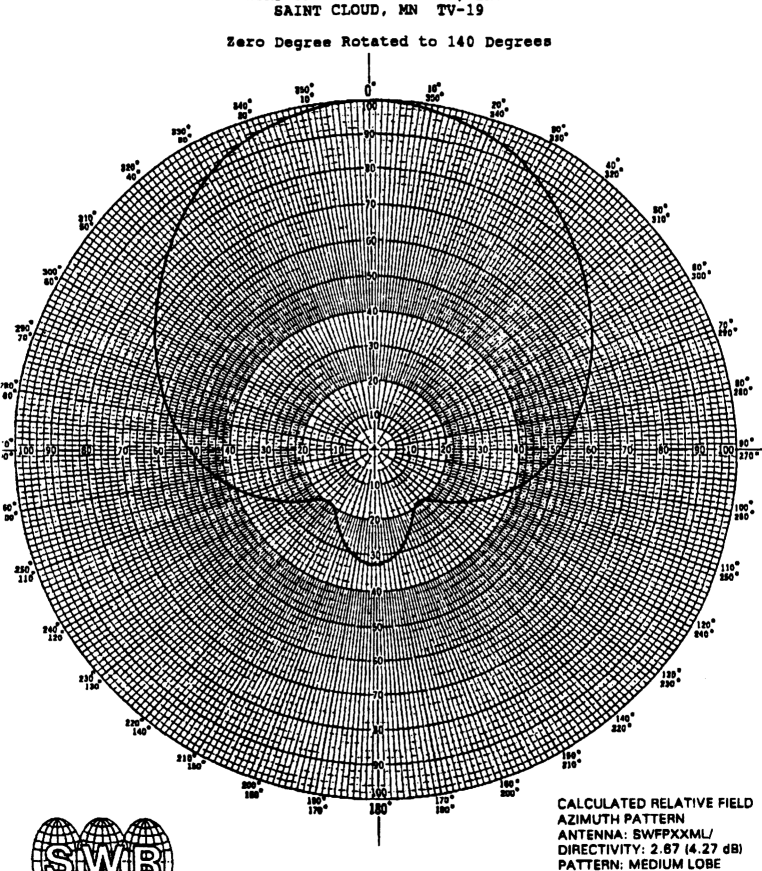
The proposed broadcast facility would have no significant environmental as defined 1.1307 of the FCC Rules. It complies with FCC-Specified Guidelines for Human Exposure to Radio Frequency Radiation. Exhibit E-11 shows the proposed station will contribute 0.7% to the allowed ANSI Standard. WWJO FM 251 contributes 0.1% of the allowed ANSI Standard. The combined stations will not exceed the FCC Specified Guidelines. When operational the station will reduce power or cease operation as required to protect workers on the tower.

Enclosed are the applicable TV Broadcast Engineering Data, Section V-C and all exhibits.



E-1 Tower Sketch Word of God Fellowship, INC. Saint Cloud, MN TV-19

E-2 HORIZONTAL PATTERN WORD OF GOD FELLOWSHIP, INC. SAINT CLOUD, MN TV-19



Systems With Mosebilly, INC.

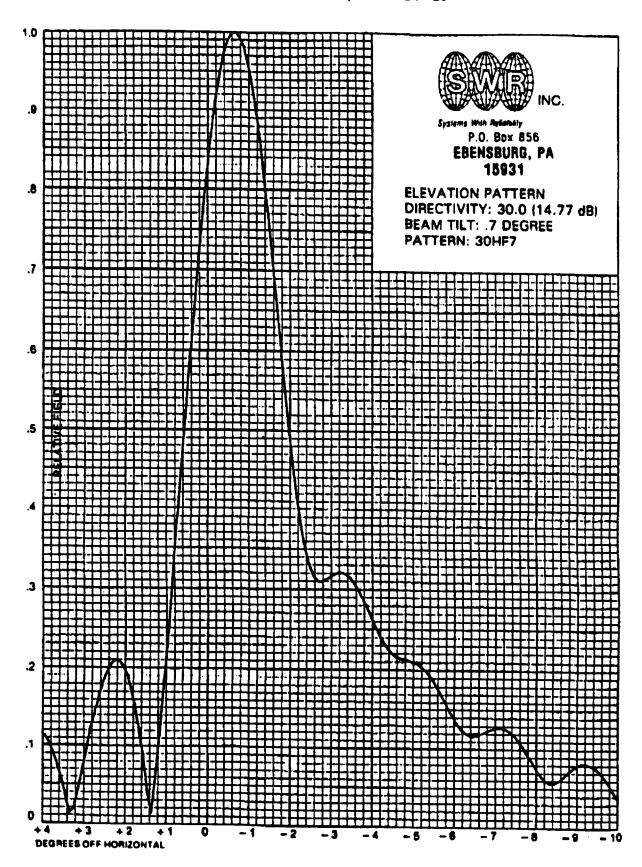
E-3 HORIZONTAL TABULATION WORD OF GOD FELLOWSHIP, INC. SAINT CLOUD, MN TV-19

SWR Model: SWFP-30-ML/19

Max ERP: 5,000 kw

DEG	RF	ERP	
0	0.190	180 kw 2	22.6 dBk
10	0.230		24.2 dBk
20	0.300		26.5 dBk
30	0.370	685 kw 2	28.4 dBk
40	0.450		30.1 dBk
50	0.510		31.1 dBk
60	0.570		32.1 dBk
70	0.640		33.1 dBk
80	0.700		33.9 dBk
90	0.760		34.6 dBk
100	0.830		35.4 dBk
110 120	0.900 0.950		36.1 dBk
130	0.990		36.5 dBk
140	1.000		36.9 dBk
150	0.990		37.0 dBk 36.9 dBk
160	0.950		36.9 dBk 36.5 dBk
170	0.900		36.1 dBk
180	0.830	_	35.4 dBk
190	0.760		34.6 dBk
200	0.700		33.9 dBk
210	0.640	-	33.1 dBk
220	0.570		32.1 dBk
230	0.510		31.1 dBk
240	0.450		30.1 dBk
250	0.370		28.4 dBk
260	0.300		26.5 dBk
270	0.230	265 kw 2	24.2 dBk
280	0.190		22.6 dBk
290	0.210		23.4 dBk
300	0.260		25.3 dBk
310	0.310		26.8 dBk
320	0.330		27.4 dBk
330	0.310		26.8 dBk
340	0.260		25.3 dBk
350	0.210	220 kw 2	23.4 dBk

E-4 VERTICAL ELEVATION PATTERN WORD OF GOD FELLOWSHIP, INC. SAINT CLOUD, MN TV-19



E-5 VERTICAL ELEVATION TABULATION WORD OF GOD FELLOWSHIP, INC. SAINT CLOUD, MN TV-19

30 Gain

O Dgree til						Pattern: 30H	F7
Angle	Field	Angle	Field	Angle	Field	Angle	Field
90.0	0.000	51.0	0.015	11.0	0.052	2.2	0.414
89 .0	0.001	5 0.0	0.022	10.0	0.035	2.0	0.504
88.0	0.003	49.0	0.007	9.8	0.054	1.8	0.609
87 .0	0.004	48.0	0.016	D.6	0.068	1.6	0.716
86.0	0.006	47.0	0.021	9.4	0.077	1.4	0.816
65 .0	0.008	46.0	0.003	9.2	0.080	1.2	0.900
84.0	0.008	45.0	0.019	9,0	0.077	1.0	0.961
8 3.0	0.009	44.0	0.018	5.8	0.069	0.8	0.995
82 .0	0.009	43.0	0.004	8.6	0.059	0.6	0.998
81.0	0.010	42.0	0.021	8.4	0.054	0.4	0.969
8 0.0	0.011	41.0	0.010	8.2	0.060	0.2	0.909
79 .0	0.014	40.0	0.015	8.0	0.075	0.0	0.822
78.0	0.017	39 .0	0.021	7.8	0.093	-0.2	0.712
7 7.0	0.019	38.0	0.003	7.6	0.109	-0.4	0.588
78.0	0.019	37.0	0.022	7.4	0.120	-0.6	0.450
75.0	0.016	36 .0	0.009	7.2	0.126	-0.8	0.313
74.0	0.010	35.0	0.019	7.0	0.125	-1.0	0.182
73.0	0.010	34.0	D.018	5.8	0.120	-1.2	0.063
72.0	0.016	33.0	0.011	6.8	0.115	-1.4	0.038
71.0	0.025	32.0	0.023	6.4	0.115	-1.6	0.117
70.0	0.028	31.0	0.002	6.2	0.123	-1.8	0.17
69 .0	0.024	30.0	0.025	6.0	0.139	•2.0	0.201
68 .0	0.012	29.0	0.005	5.8	0.159	-2.2	0.20
67.0	0.008	28.0	0.025	5.6	0.178	-2.4	0.19
6 6.0	0.022	27.0	0.014	5.4	0.193	-2.6	0.16
6 5.0	0.029	26.0	0.020	5.2	0.203	-2.8	0.11
64 .0	0.025	25.0	0.016	5.0	0.208	-3 .0	0.06
63 .0	* 0.010	24.0	0.023	4.8	0.211	-3.2	0.016
62 0	0.012	23.0	0.026	4.6	0.215	-3.4	0.033
61.0	0.026	22.0	0.016	4.4	0.224	-3.6	0.072
6 0.0	0.026	21.0	0.025	4.2	0.241	-3.8	0.101
59 .0	0.012	20.0	0.017	4.0	0.263	-4 .0	0.117
58 .0	0.013	19.0	0.030	3.8	0.286	-4.2	0.121
57.0	0.026	18.0	0.016	3.6	0.306	-4.4	0.112
5 8.0	0.021	17.0	0.035	3.4	0.317	-4.6	0.092
5 5.0	0.003	18.0	0.016	3.2	0.319	-4.8	0.065
54.0	0.020	15.0	0.038	3.0	0.313	-5.0	0.033
53 .0	0.024	14.0	0.020	2.6	0.308	4.4	0.000
52 .0	0.008	13.0	0.044	2.5	0.315		
		12.0	0.025	2.4	0.349		

E-6 SPACING STUDY WORD OF GOD FELLOWSHIP, INC. SAINT CLOUD, MN TV-19

TV SPACING STUDY CH	ANNEL 19 2 ZONE	II 45-48-52	94-01-38	
CALL SER CH STATUS ZO	ONE DIST REQ FCC FILE NO.	CLEAR DEG TO FROM	LATITUDE LONGITUDE	ERP HAAT RCAMSL
TA 14- WILLMAR, MN	II 111.2 31.4	79.79 226.2 CLEAR 46.2		
TA 172 MINNEAPOLIS-ST. PAUL, MI	II 110.2 31.4 N	78.78 146.9 CLEAR 326.9		
KTCITV TV 17Z LIC ST. PAUL, MN				141 396 674
* KTCITV TV 172 CP ST. PAUL, MN	II 109.8 31.4 BPET 900104K			331 396 674
TA 18- HIBBING, MN	II 197.8 87.7	110.14 24.4 CLEAR 204.4		
WQOWTV TV 18Z LIC EAU CLAIRE, WI	II 207.7 87.7 BLCT 800908K			407 226 531
NEW TV 18Z APP EAU CLAIRE, WI		112.26 117.6 F CLEAR 297.6	44-57-36 91-46-49	1150 228 523
WQOWTV TV 182 APP EAU CLAIRE, WI	II 207.7 87.7 BPCT 960610K			2510 227 531
TA 19Z ST. CLOUD, MN	II 30.2 280.8	-250.64 200.1 SHORT 20.1	45-33-35 94-09-38	
KJRE TV 19- LIC ELLENDALE, ND		97.51 279.9 E CLEAR 99.9		407. 179 739
KJRE TV 19- APP ELLENDALE, ND	II 378.3 280.8 BPET 960229K	97.51 279.9 E CLEAR 99.9	46-17-55 98-51-58	40.7 179 739
WXOWTV TV 19+ LIC LA CROSSE, WI	II 306.7 280.8 BLCT 821116K			631 347 615
NEW TV 19+ APP LA CROSSE, WI	II 306.6 280.8 BPCT 921103K	25.84 135.9 H CLEAR 315.9		1000 277 541
TA 20- Wadena, MN	II 110.3 87.7	22.58 309.6 CLEAR 129.6	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ 	
KAWB TV 22Z LIC BRAINERD, MN	II 75.5 31.4 BLET 880304K	44.06 333.8 G CLEAR 153.8		214. 227 616
KLGTTV TV 23+ LIC MINNEAPOLIS, MN	II 109.8 31.4 BLCT 940923K	78.39 139.7 E CLEAR 319.7		4570 351 629

E-6 SPACING STUDY WORD OF GOD FELLOWSHIP, INC. SAINT CLOUD, MN TV-19

TV SPACING STUDY CHANNEL 19 z ZONE II 45-48-52 94-01-38 CALL SER CH STATUS ZONE DIST REO CLEAR DEG TO LATITUDE ERP HAAT CITY, ST FCC FILE NO. FROM LONGITUDE RCAMSL TA 23+ II 110.2 31.4 78.78 146.9 44-58-57 MINNEAPOLIS-ST. PAUL, MN CLEAR 326.9 93-15-43 II 105.2 TA 242 73.78 274.8 31.4 45-53-06 ALEXANDRIA, MN CLEAR 94.8 95-22-39 99.43 340.7 47-28-04 TA 26+ II 195.1 95.7 BEMIDJI. MN CLEAR 160.7 94-53-00 TA 26-II 183.5 95.7 87.77 179.4 44-09-49 MANKATO, MN CLEAR 359.4 94-00-09

pg. 2

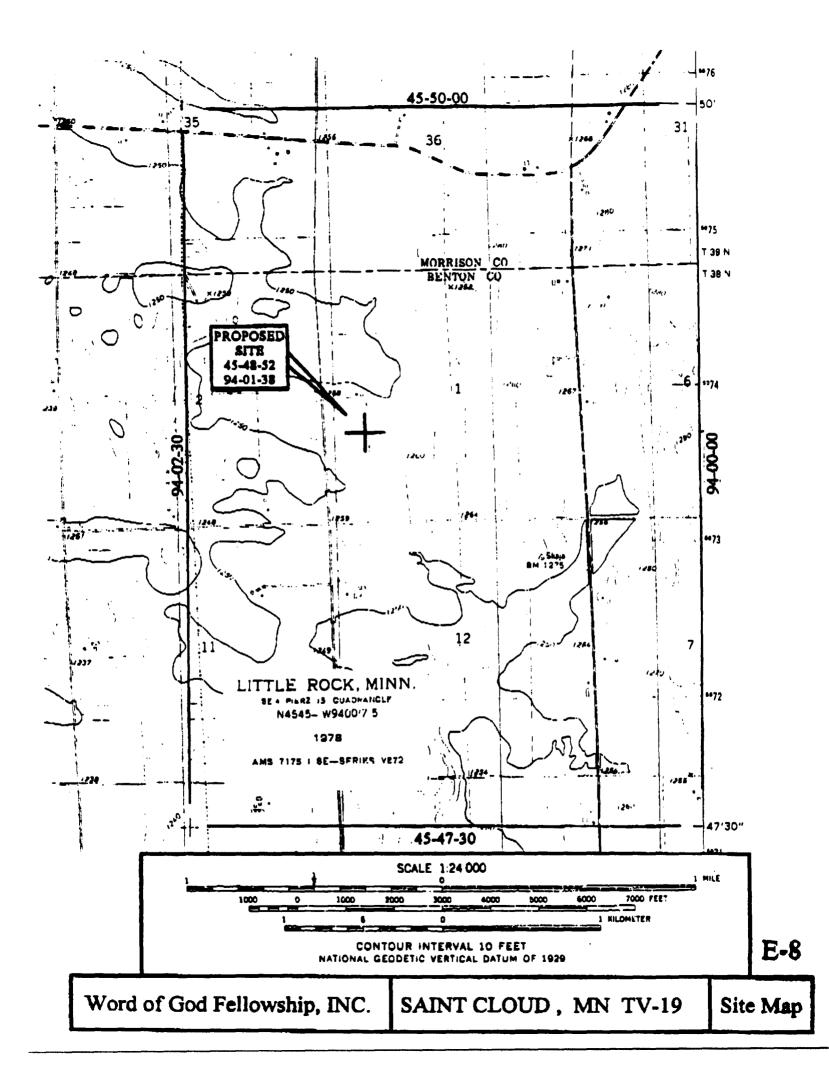
E-7 LOCAL INTERFERENCE WORD OF GOD FELLOWSHIP, INC. SAINT CLOUD, MN TV-19

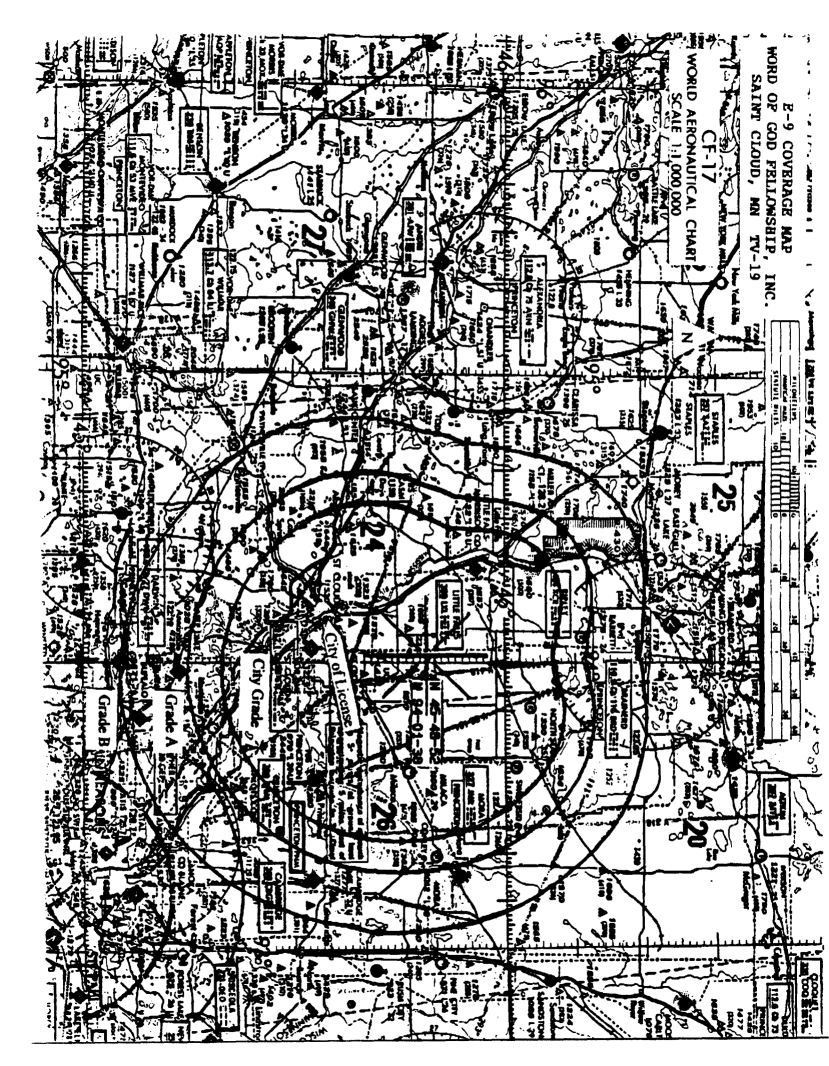
Channel 19 will be side mounted on an existing guyed tower. WWJO FM is collocated on this tower. No interaction between these stations is expected. If such problems developed, Channel 19 will undertake measures to relieve said interference as required by the FCC.

There are no known commercial or government receiving stations or cable head end facilities located within the general vicinity.

No other AM, FM or TV stations are located within 60 meters of the proposed site nor are there any AM facilities located within 3.2 kilometers.

The applicant will undertake measures as required by the Commission Rules in the event of blanketing or receiver induced interference.





E-10 TERRAIN AND COVERAGE DATA WORD OF GOD FELLOWSHIP, INC. BAINT CLOUD, MN TV-19

Site: 387m AMSL RC: 267m AGL 654m AMSL RC-HAAT: 290m

ERP: 5,000 kw 37.0 dBk

	•								
Deg	RF	ERP	BRP	AT	HAAT	Dep	City	Grade A	Grade B
		kw	dBk	m	m	Deg	Km	Km	Km
_									
0	0.19	181	22.6	385	269	0.45	33.0	41.5	55.9
10	0.23	265	24.2	392	262	0.45	35.0	43.5	57.9
20	0.30	450.	26.5	392	262	0.45	38.3	46.7	61.3
30	0.37	685	28.4	390	264	0.45	40.9	49.4	64.0
40	0.45	1,013	30.1	392	262	0.45	43.2	51.8	66.8
45	0.48	1,152	30.6	392	262	0.45	44.1	52.7	67.8
50	0.51	1,301	31.1	391	263	0.45	44.8	53.4	68.7
60	0.57	1,625	32.1	390	264	0.45	46.2	54.9	70.5
70	0.64	2,048	33.1	387	267	0.45	47.8	56.6	72.5
80	0.70	2,450	33.9	385	269	0.45	49.1	57.8	74.0
90	0.76	2,888	34.6	384	270	0.46	50.2	59.0	75.4
100	0.83	3,445	35.4	380	274	0.46	51.5	60.3	77.1
110	0.90	4,050	36.1	377	277	0.46	52.7	61.6	77.7
120	0.95	4,513	36.5	374	280	0.46	53.6	62.5	79.3
130	0.99	4,901	36.9	370	284	0.47	54.4	63.1	80.8
135	1.00	4,950	36.9	369	285	0.47	54.5	63.2	80.9
140	1.00	5,000	37.0	367	287	0.47	54.7	63.4	81.4
150	0.99	4,901	36.9	364	290	0.47	54.8	63.6	81.6
160	0.95	4,513	36.5	358	296	0.48	54.6	63.5	81.4
170	0.90	4,050	36.1	352	302	0.48	54.2	63.2	81.0
180	0.83	3,445	35.4	349	306	0.48	53.4	62.0	79.7
190	0.76	2,888	34.6	352	302	0.48	52.0	61.0	78.2
200	0.70	2,450	33.9	348	306	0.48	51.2	59.4	76.2
210	0.64	2,048	33.1	347	307	0.49	50.1	59.1	74.4
220	0.57	1,625	32.1	344	310	0.49	48.7	57.7	74.4
225	0.54	1,458	31.6	340	314	0.49	48.2	57.3	73.9
230	0.51	1,301	31.1	338	316	0.49	47.5	56.6	73.2
240	0.45	1,013	30.1	336	318	0.49	46.0	55.1	71.3
250	0.37	685	28.4	336	318	0.49	43.6	52.5	68.3
260	0.30	450	26.5	339	315	0.49	40.8	49.6	64.B
270	0.23	265	24.2	343	311	0.49	37.2	45.9	60.4
280	0.19	181	22.6	343	311	0.49	34.8	43.6	58.5
290	0.21	221	23.4	343	311	0.49	36.1	44.8	59.8
300	0.26	338	25.3	347	307	0.49	38.6	47.3	62.0
310	0.31	481	26.B	351	303	0.48	40.7	49.4	64.4
315	0.32	512	27.1	354	300	0.48	40.9	49.6	64.7
320	0.33	545	27.4	355	299	0.48	41.2	50.0	65.0
330	0.31	481	26.8	360	294	0.48	40.2	48.9	63.7
340	0.26	338	25.3	370	284	0.47	37.6	46.1	60.9
350	0.21	221	23.4	377	277	0.46	34.6	43.1	57.7
		- 			- • •	5.40	J4.0	43.1	3/./

E-11 RFR Compliance WORD OF GOD FELLOWSHIP, INC. SAINT CLOUD, MN TV-19

EVALUATION OF COMPLIANCE WITH FCC-SPECIFIED GUIDELINES FOR EXPOSURE TO RADIOFREQUENCY RADIATION FROM A SINGLE UHF TV BROADCAST STATION

CHANNEL 19 VISUAL CARRIER AURAL CARRIER		VISUAL AURAL	ERP	00 - 506 5012.0 501.2	kw
MAXIMUM POWER DEN ANTENNA COR AGL	NSITY AT CHANNEL	19		1.671 267	mW/cm2 m
POWER DENSITY AT POWER DENSITY AT				1.174 0.012	mW/cm2 mW/cm2
MINIMUM REQUIRED MINIMUM REQUIRED				223.9 22.4	
CLEAR BY (COR-MAI CLEAR BY (COR-MAI		.D)		43.1 244.6	

FOR MULTIPLE SOURCES: SUM PERCENTAGES OF ANSI STANDARDS SUMATION NOT TO EXCEED 100 %

PERCENT OF	ansi	STANDARD	λT	GROUND	LEVEL	(WORST CASE)	70.3	8
PERCENT OF	ansi	STANDARD	AT	GROUND	LEVEL	(0.1 REL FIELD)	0.7	8

EVALUATION OF COMPLIANCE WITH FCC-SPECIFIED GUIDELINES FOR EXPOSURE TO RADIO FREQUENCY RADIATION FROM A SINGLE FM BROADCAST STATION MAXIMUM POWER DENSITY: 1.0 mW/cm2

WWJO FM-251 98.1 Mhz H-ERP: 100.0 kw V-ERP: 100.0 kw RC: 282 m AGL

	Worst Case	8 BAY
POWER DENSITY AT GROUND	0.084 mW/cm2	0.001 mW/cm2
MINIMUM REQUIRED HEIGHT	81.7 m	8.0 m
CLEAR BY: RC-AGL - MAH	199.9 m	273.7 m
PERCENT OF ANSI STANDARD AT GROUND	8.4 %	0.1 %

07...3.... BARAFF, KOERNER & OLENDER, P.C. ATTORNEYS AT LAW THREE BETHESDA METRO CENTER, SUITE 640 BETHESDA, MARYLAND 20814-5392 DC (202)686-3200 MD (301) 986-0500 FAX (301) 986-4844 OF COUNSEL B. JAY BARAFF"

ROBERT L. OLENDER*

'NOT ADMITTED IN MD

JAMES A. KOERNER

October 24, 1996

ROBERT BENNETT LUBIC

Federal Communications Commission Mass Media Services P.O. Box 358165 Pittsburgh, PA 15251-5165

Dear Sir/Madam:

Transmitted herewith, in triplicate, on behalf of Word of God Fellowship, Inc. is an Application for a New TV Station on Channel 23, Morganton, North Carolina.

Attached is the requisite filing fee in the amount of \$3,080.00, together with a postage prepaid, self-addressed envelope for the return of a "stamped-in" file copy.

This application was previously filed with the FCC on June 20, 1996, but returned for insufficient filing fee. A Petition For Reconsideration has been filed this date, requesting reinstatement of that application nunc pro tunc.

Should further information be desired in connection with this application, please communicate with this office.

Very truly yours

Robert L. Olender

Counsel for

Word of God Fellowship, Inc.

RLO:ilm

Enclosures

11645.00 MORGANTON.FCC

WORD OF GOD FELLOWSHIP, INC.

P.O. Box 612066 Dallas, TX 75261-2066 (214) 432-0029 ORIGINAL

MARCUS D. LAMB

TELECOPIER (214) 432-0650

Via Hand Delivery

Sept. 19, 1996

F.C.C. - Mass Media Services Three Mellon Bank Center 525 William Penn Way Pittsburgh, PA 15259

ATTN: Wholesale Lockbox Shift

Superviser

RE:

WORD OF GOD FELLOWSHIP, INC.

FCC Form 301 - Application for Construction Permit

Carcus S. Lamb

for a new Commercial Broadcast Station at

Morganton, NC, on Channel 23

Gentlemen:

Enclosed please find the original and two (2) copies of FCC Form 301, Application for Construction Permit for a new Commercial Broadcast Station on Channel 23 at Morganton, NC.

Included is a check in the amount of \$2,915.00 to cover the filing fee therefor.

This application requests a waiver of the "freeze" (See <u>Advanced Television Systems</u>, Mimeo No. 4074, released July 27, 1987), for the reasons set forth in Exhibit L-8.

Please address any questions concerning this application to counsel:

Robert L. Olender BARAFF, KOERNER, & OLENDER 3 Bethesda Metro Center, #640 Bethesda, MD 20814-5392 (202) 686-3200

Respectfully Submitted,

Marcus D. Lamb

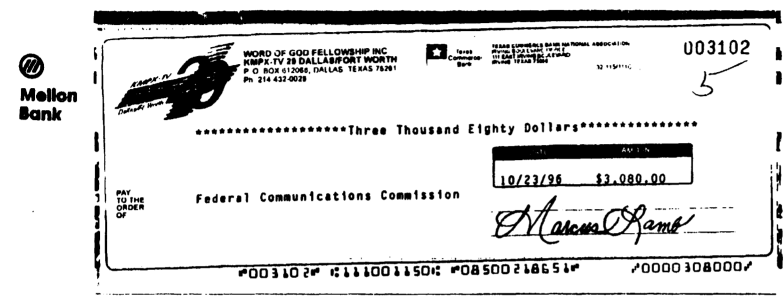
0200

10/23/96 Ck #3102

FCC \$3,080.00

Channel 23, Morganton, NC

10-28-96 0358165 8165194 1 005 18



Apploved by OMB 3060-0027 Expires 06/30/98

FOR FCC USE ONLY

FORM

FCC 301

APPLICATION FOR CONSTRUCTION PERMIT FOR COMMERCIAL BROADCAST STATION

FOR COMMISSION USE ONLY
FILE NO.

	FILE NO.			
C CENTRAL INFORMATION				
Section I - GENERAL INFORMATION 1. APPLICANT NAME (Last, First, Middle Initial)				
WORD OF GOD FELLOWSHIP, INC.				
MAILING ADDRESS (Line 1) (Maximum 35 characters) P.O. Box 612066			:	
MAILING ADDRESS (Line 2) (Maximum 35 characters)				
CITY	STATE OR COUNTRY (if foreign address)	ZIP CODE	
Dallas	TX		75261	
TELEPHONE NUMBER (include area code) 972/432-0029	CALL LETTERS	OTHER FCC IDE	NTIFIER (IF APPLICABLE)	
2. A. Is a fee submitted with this application?		_	X Yes No	
B. If No, indicate reason for fee exemption (see 47 C.F.R.	Section 1.1113) and go to	Question 3.		
Governmental Entity Noncommercial ed	fucational licensee	Other (Please expl	ain):	
		•		
C. If Yes, provide the following information:				
Enter in Column (A) the correct Fee Type Code for the servi Media Services Fee Filing Guide." Column (B) lists the Fe result obtained from multiplying the value of the Fee Type Co	e Multiple applicable for	r this application.	Enter in Column (C) the	
(A) (B)	(C)			
FEE MULTIPLE	FEE DUE FOR FE	E TYPE	TOR FOOLUSE OVE V	
(1) FEE TYPE CODE (if required)	CODE IN COLU	/N (A)	FOR FCC USE ONLY	
M V T 0 0 0 1	\$ 2,915.00	<u> </u>	308050	
To be used only when you are requesting concurrent actions	which result in a requirer	nent to list more tha	an one Fee Type Code	
To be used only when you are requesting concurrent actions which result in a requirement to his more than one rec Type coust.				
(2) (B)	(C) \$ 2,915.0	0	FOR FCC USE ONLY	
ADD ALL AMOUNTS SHOWN IN COLUMN C, LINES (1) THROUGH (2), AND ENTER THE TOTAL HERE.	TOTAL AMOUNTED WITH	H THIS	FOR FCC USE ONLY	
THROUGH (2), AND ENTER THE TOTAL HERE. THIS AMOUNT SHOULD EQUAL YOUR ENCLOSED REMITTANCE.	APPLICATIO)N	308000	
The state of the s	<u></u>			

Section I - GENERAL INFORMATION (Page 2) X TV \Box_{FM} _ AM 3. This application is for: (check one box) City (b) Channel No. or Frequency State (b) Principal Community NC Morganton 23 (c) Check one of the following boxes: Application for NEW station MAJOR change in licensed facilities; call sign: ------MINOR change in licensed facilities; call sign: MAJOR modification of construction permit; call sign: File No. of construction permit; call sign: MINOR modification of construction permit; call sign: File No. of construction permit; call sign: AMENDMENT to pending application: Application File Number: NOTE: It is not necessary to use this form to amend a previously filed application. Should you do so, however, please submit only Section I and those other portions of the form that contain the amended information. Yes X No 4. Is this application mutually exclusive with a renewal application? If Yes, state: Community of License Call letters

City

State

		II-LEGAL QUALIFICATIONS Applicant WORD OF GOD FELLOWSHIP, INC.	
1.	Appli	icant is: (check one box below)	
		Individual General partnership For-profit corporation	
		Other Limited partnership X Not-for-profit corporation	
2.		he applicant is an unincorporated association or a legal entity other than an individual, partnership, corporation, describe in an Exhibit the nature of the applicant.	Exhibit No.
	appi "par cons	TE: The terms "applicant," "parties to this application," and "non-party equity owners in the dicant" are defined in the instructions for Section II of this form. Complete information as to each rety to this application" and "non-party equity owner in the applicant" is required. If the applicant siders that to furnish complete information would pose an unreasonable burden, it may request that Commission waive the strict terms of this requirement with appropriate justification.	
3.	char	the applicant is not an individual, provide the date and place of filing of the applicant's enabling of the applic	
	1	Date December 12, 1981 Place Atlanta, GA	
	incl enal	the event there is no requirement that the enabling charter be filed with the state, the applicant shall ude the enabling charter in the applicant's public inspection file. If, in the case of a partnership, the bling charter does not include the partnership agreement itself, the applicant shall include a copy of agreement in the applicant's public inspection file.	e
4.	instr appi part	there any documents, instruments, contracts or understandings (written or oral), other than ruments identified in response to Question 3, above, relating to future ownership interests in the licant, including but not limited to, stock pledges or other forms of security, insulated limited thereship shares, nonvoting stock interests, beneficial stock ownership interests, options, rights of t refusal, warrants, or debentures?	Yes X No
		es, submit as an Exhibit all such written documents, instruments, contracts, or understandings, and vide the particulars of any oral agreement.	Exhibit No.
5.	Con	nplete, if applicable, the following certifications:	
	(a)	Applicant certifies that no limited partner will be involved in any material respect in the management or operation of the proposed station.	e Yes No
		If No, applicant must complete Question 6 below with respect to all limited partners actively involved in the media activities of the partnership.	y
	(b)	Does any investment company (as defined in 15 U.S.C. Section 80 a-3), insurance company, of trust department of any bank have an aggregated holding of greater than 5% but less than 10% of the outstanding votes of the applicant?	
		If Yes, applicant certifies that the entity holding such interests exercises no influence or control over the applicant, directly or indirectly, and has no representatives among the officers and directors of the applicant.	

Section II - LEGAL QUALIFICATIONS (Page 2)

6. List the applicant, parties to the application and non-party equity owners in the applicant. Use one column for each individual or entity. Attach additional pages if necessary.

(Read carefully - The numbered items below refer to line numbers in the following table.)

- a. Name and residence of the applicant and, if applicable, its officers, directors, stockholders, or partners (if other than individual also show name, address and citizenship of natural person authorized to vote the stock). List the applicant first, officers next, then directors and thereafter, remaining stockholders and partners.
- b. Citizenship.
- c. Office or directorship held.
- d. Number of shares or nature of partnership interests.
- e. Number of votes.
- f. Percentage of votes.

NOTE: Radio applicants ONLY: Radio applicants need not respond to subparts g and h of the table. Instead, proceed and respond to Questions 7, 8 and 9, Section II below.

- g. Other existing attributable interests in any broadcast station, including the nature and size of such interests.
- h. All other ownership interests of 5% or more (whether or not attributable), as well as any corporate officership or directorship, in broadcast, cable, or newspaper entities in the same market or with overlapping signals in the same broadcast service, as described in 47 C.F.R. Section 73.3555 and 76.501, including the nature and size of such interests and the positions held.

a.	WORD OF GOD FELLOWSHIP INC. P.O. BOX 612066 Dallas, TX 75261	Rev. Marcus D. Lamb 5000 Westgrove Ln. Colleyville, TX 7603	Jimmie F. Lamb Rt. 6, Box 254 4 Macon, GA 31201
b.	Georgia Corporation	U.S.	U.S.
c.		President	Vice-President
d.		1	1
е.		25%	25%
f.		NA	NA
g.		 NA	NA
h.			

6. List the applicant, parties to the application and non-party equity owners in the applicant. Use one column for each individual or entity. Attach additional pages if necessary.

(Read carefully - The numbered items below refer to line numbers in the following table.)

- a. Name and residence of the applicant and, if applicable, its officers, directors, stockholders, or partners (if other than individual also show name, address and citizenship of natural person authorized to vote the stock). List the applicant first, officers next, then directors and thereafter, remaining stockholders and partners.
- b. Citizenship.
- c. Office or directorship held.
- d. Number of shares or nature of partnership interests.
- e. Number of votes.
- f. Percentage of votes.

- NOTE: Radio applicants ONLY: Radio applicants need not respond to subparts g and h of the table. Instead, proceed and respond to Questions 7, 8 and 9, Section II below.
- g. Other existing attributable interests in any broadcast station, including the nature and size of such interests.
- h. All other ownership interests of 5% or more (whether or not attributable), as well as any corporate officership or directorship, in broadcast, cable, or newspaper entities in the same market or with overlapping signals in the same broadcast service, as described in 47 C.F.R. Section 73.3555 and 76.501, including the nature and size of such interests and the positions held.

I.	Percentage of votes.		
a.	John T. Calender 259 Fox Hollow Rd. Montgomery, AL 36109	Joni T. Lamb 5000 Westgrove Ln. Colleyville, TX 76034	·
b.	U.S.	U.S.	
c.	Director	Secretary	
d.	1	1	
e.	25%	25%	
ſ.	NA	NA	
g.	NA	NA	
h.	·		

Sect	ion I	I - LEGAL QUALIFICATIONS (Page 4)		
10.	(150	s the applicant, or any party to the application, have a petition to migrate to the expanded band 06-1705 (kHz)) or a permit or license either in the existing band or expanded band that is held in bination with the AM facility proposed to be modified herein?	Yes 2	□ №
	If Y	es, provide particulars as an Exhibit.	Exhibit No.	
11.		s the applicant, any party to the application or any non-party equity owner in the applicant have, or they had, any interest in:		
	(a)	a broadcast station, or pending broadcast station application before the Commission?	X Yes	☐ No
	(b)	a broadcast application which has been dismissed with prejudice by the Commission?	Yes [X No
	(c)	a broadcast application which has been denied by the Commission?	Yes 2	X No
	(d)	a broadcast station, the license of which has been revoked?	Yes [No
	(e)	a broadcast application in any pending or concluded Commission proceeding which left unresolved character issues against the applicant?	Yes 2	X No
		If the answer to any of the questions in (a)-(e) above is Yes, state in an Exhibit the following information:	Exhibit No.	
		 (1) Name of party having interest; (2) Nature of interest or connection, giving dates; (3) Call letters of stations or file number of application or docket; and (4) Location. 		
12.	(a)	Are any of the parties to the application or non-party equity owners in the applicant related (as husband, wife, father, mother, brother, sister, son or daughter) to each other?	X Yes	□ No
	(b)	Does any member of the immediate family (i.e., husband, wife, father, mother, brother, sister, son or daughter) of any party to the application or non-party equity owner in the applicant have any interest in or connection with any other broadcast station, pending broadcast application or newspaper in the same area (see Section 73.3555(c)) or, in the case of a television station applicant only, a cable television system in the same area (see Section 76.501(a))?	Yes D	X No
	invo	e answer to (a) or (b) above is Yes, attach an Exhibit giving full disclosure concerning the persons lived, their relationship, the nature and extent of such interest or connection, the file number of such ication, and the location of such station or proposed station.	Exhibit No. L-1	
13.		e in an Exhibit any interest the applicant or any party to this application proposes to divest in the at of a grant of this application.	Exhibit No.	

Section II - LEGAL QUALIFICATIONS (Page 5)

committed, and a description of the disposition of the matter.

OTHER MASS MEDIA INTERESTS

14.	(a)	Do individuals or entities holding nonattributable interests of 5% or more in the applicant have an attributable ownership interest or corporate officership or directorship in a broadcast station, newspaper or CATV system in the same area? (See Instruction C to Section II.)	Yes Yes	X	N-
	(b)	Does any member of the immediate family (i.e., husband, wife, father, mother, brother, sister, son or daughter) of an INDIVIDUAL holding a nonattributable interest of 5% or more in the applicant have any interest in or connection with any other broadcast station, pending broadcast application, newspaper in the same area (see Section 73.3555(c)), or, in the case of a television station applicant only, a cable television system in the same area (see Section 76.501(a))?	Yes Yes	X	No
	pers	ne answer to (a) and/or (b) above is Yes, attach an Exhibit giving a full disclosure concerning the ons involved, their relationship, the nature and extent of such interest or connection, the file ober of such application, and the location of such station or proposed station.	Exhibit)	No.	
		CITIZENSHIP AND OTHER STATUTORY REQUIREMENTS			
15.	(a)	Is the applicant in compliance with of the provisions of Section 310 of the Communications Act of 1934, as amended, relating to interests of aliens and foreign governments? (See Instruction D to Section II.)	X Yes		No
	(b)	Will any funds, credits or other financial assistance for the construction, purchase or operation of the station(s) be provided by aliens, foreign entities, domestic entities controlled by aliens, or their agents?	Yes	X	No
	If th	e answer to (b) above is Yes, attach an Exhibit giving full disclosure concerning this assistance.	Exhibit !	No.	
16.	bod	an adverse finding been made or an adverse final action been taken by any court or administrative y as to the applicant, any party to this application, or any non-party equity owner in the applicant, in vil or criminal proceeding brought under the provisions of any law related to the following:	☐ Yes	X	No
		felony; mass media related antitrust or unfair competition; fradulent statements to another ernmental unit; or discrimination?			
	incl	ne answer is Yes, attach as an Exhibit a full disclosure of the persons and matters involved, uding an identification of the court or administrative body and the proceeding (by dates and file ibers), a statement of the facts upon which the proceeding was based or the nature of the offense	Exhib	it No.	-

SECTION III - FINANCIAL QUALIFICATIONS

NO	NOTE: If this application is for a change in an operating facility do not fill out this Section.				
1.	funds are available e months without	X Yes No			
2.	State the total funds you estimate are necessary to comonths without revenue.	onstruct and operate the requeste	d facility for three	\$500.000	
3.	Identify each source of funds, including the name, a contact person if the source is an entity), the relation amount of funds to be supplied by each source.				
	Source of Funds (Name and Address)	Telephone Number	Relationship	Amount	
	The money is in our Savings account. Our liquid funds.				
	Texas Commerce Bank				
				1	
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	•				
	i :				
	••				
	!				
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SECTION IV-A - PROGRAM SERVICE STATEMENT

Attach as an Exhibit a brief description, in narrative form, of the planned programming service relating to the issues of public concern facing the proposed service area.

Exhibit No. L-2

SECTION IV-B - INTEGRATION STATEMENT

1. List each principal of the applicant who, in the event of a grant of the application on a comparative basis, proposes to participate in the management of the proposed facility and, with respect to each such principal, state whether he or she will work full-time (minimum 40 hours per week) or part-time (minimum 20 hours per week) and briefly describe the proposed position and duties.

Exhibit No. L-3

- 2. State with respect to each principal identified in response to Item 1, above, whether the applicant will claim qualitative credit for any of the following enhancement factors:
 - (a) Minority Status
 - (b) Past Local Residence

If Yes, specify whether in the community of license or service area and the corresponding dates.

- (c) Female Status
- (d) Broadcast Experience

If Yes, list each employer and state the position and corresponding dates.

- (e) Davtime Preference
- (f) Civic Activities

If Yes, describe the activities, specify whether in the community of license or service area, and state the corresponding dates.

SECTION V-C - TV BROADCAST ENGIN	EERING DATA		FOR COMMIS File No. SSB Referral D Referred By	 	NLY
Name of Applicant			Call Let	ters (if issued)
WORD OF GOD FELLOWSHIP	P, INC.				
Purpose of Application: (check appropriate b	oxes)				
Construct a new (main) facility	!	Con	nstruct a new aux	iliary facility	
Modify existing construction permit	for main facility	□ мо	dify existing con	struction perm	nit for auxiliary facility
Modify licensed main facility	ļ	□ мо	dify licensed aux	iliary facility	
If purpose is to modify, indicate the nature of authorizations affected.	`change(s) by checking	g appropria	ate box(es) and s	pecify the file	number(s) of the
Antenna supporting structure height		☐ Eff	ective radiated po	ower	
Antenna height above average terrain	1	☐ Fre	quency		
Antenna location		☐ An	tenna system		
Main Studio location		r3	ner (summarize)		
File Number(s)		_	` ,		
1. Allocation:					
Offset Channel No. (check one)					Zone (check one)
Plus	Principal com				□ 1
X Minus County BUR		ity or Tow MORGAN		State NC	X II
Zero					
 Exact location of antenna. (a) Specify address, city, county and landmark. 	Mtn., 6.5 mis est second). If mount ocation. Specify South	. SW co	of Hickory, ment of an AM a and East Longitu	, NC rray, specify de where appl	to the nearest town or coordinates of center of icable; otherwise, North
Latitude 35 ° 39 '	27 "	Longitude	81 °	24	24 "
3. Is the supporting structure the same application(s)?	as that of another sta	ntion(s) or	proposed in an	other pending	yes X No
If Yes, give call letter(s) or file number	(s) or both.				
If proposal involves a change in height all other appurtenances, and lighting, if		re, specify	existing height a	above ground	level including antenna,

Section V-P - TV BROADCAST ENGINEERING DATA (Page 2)

4.	Does the application propose to correct previous site coordinates? If Yes, list old coordinates.					Yes	X No	
T =4			-		ngituut.	J.		
5.	Has	the F	AA been notified of the proposed co	onstruction?			X Yes	No.
			give date and office where notice stion, if available.	was filed and at	tach as an Exhibit	a copy of FAA	Exhibit 1 E-12	Ya .
	Date	·	SEPT, 1996	Office where filed	Southe	rn Region		
6.	List runw		nding areas within 8 km of antenna Landing Area		_		st point of t	
	(a)	WI	LSON LSON	4.	nce (km) 5 km	98	degrees re	
	(b)					-		
7.	(a)	Elev	ration (to the nearest meter)					
		(1)	of site above mean sea level;			-	531	meters
		(2)	of the top of supporting structure a and lighting, if any); and	above ground (inclu	ding antenna, all oth	er appurtenances,	139	— meters
		(3)	of the top of supporting structure	above mean sea leve	el [(a)(1) + (a)(2)].	•	670	meters
	(b)	Hei	ght of antenna radiation center: (to	the nearest meter)				
		(1)	above ground;				130	meters
		(2)	above mean sea level [(a)(1) + (b)	(1)]; and			661	meters
		(3)	above average terrain.				335_	meters
8.	7 a	bove,	an Exhibit sketch(es) of the suppo except item 7(b)(3). If mounted ons of all array towers, as well as lo	on an AM direction	nal array element,	equired in Question specify heights and	Exhibi E— 1	
9.	Ma	ximu	m visual effective radiated power:	5,000 k	w			

Section V-C - TV BROADCAST ENGINEERING DATA (Page 3)

10.,	Ante	enna	
	(a)	Manufacturer SWR (b) Model No. SWFP-30-ML/23	
	(c)	Is a directional antenna proposed?	X Yes No
		If Yes, specify major lobe azimuth(s) 130 degrees True and attach as an Exhibit all data specified in 47 C.F.R. Section 73.685.	Exhibit No. E-2 E-3
	(d)	Is electrical beam tilt proposed?	X Yes No
		If Yes, specify 0.70 degrees electrical beam tilt and attach as an Exhibit all data specified in 47 C.F.R. Section 73.685.	Exhibit No. E-4 E-5
	(e)	Is mechanical beam tilt proposed?	Yes X No
		If Yes, specify———— degrees mechanical beam tilt toward azimuth————degrees True and attach as an Exhibit all data specified in 47 C.F.R. Section 73.685.	Exhibit No.
	(f)	The proposed antenna is: (check only one box)	
		X Horizontally polarized Circularly polarized Elliptically polarized	
11.	Wil	the proposed facility satisfy the requirements of 47 C.F.R. Sections 73.685(a) and (b)?	X Yes No
		o, attach as an Exhibit justification therefor, including amounts and percentages of population and that will not receive City Grade service.	Exhibit No.
12.		I the main studio be located within the station's predicted principal community contour as defined 17 C.F.R. Section 73.685(a)?	X Yes No
	IfN	o, attach as an Exhibit justification pursuant to 47 C.F.R. Section 73.1125.	Exhibit No.
13.	Doe	es the proposed facility satisfy the requirement of 47 C.F.R. Section 73.610?	X Yes No
		No, attach as an Exhibit justification therefor, including a summary of any previously granted vers.	Exhibit No. E-6
14.	tran	there: (a) within 60 meters of the proposed antenna, any proposed or authorized FM or TV smitters; or (b) in the general vicinity, any nonbroadcast (except citizens band or amateur) radio ions or any established commercial or government receiving stations?	Yes X No
	step obje	Yes, attach as an Exhibit a description of any expected, undesired effects of operations and remedial as to be pursued if necessary, and a statement accepting full responsibility for the elimination of any ectionable interference (including that caused by intermodulation) to facilities in existence or norized prior to grant of this application. (See 47 C.F.R. Sections 73.685(d) and (g).)	Exhibit No. E-7
15.	рго _[73.6	ach as an Exhibit a topographic map that shows clearly, legibly, and accurately, the location of the posed transmitting antenna. This map must comply with the provisions of 47 C.F.R. Section 584(g). The map must further display clearly and legibly the original printed contour lines and data well as latitude and longitude markings, and must bear a scale of distance in kilometers.	Exhibit No. E-8

Section V-C - TV BROADCAS	ENGINEERING DATA (Page 4)
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16.	Attach as an Exhibit a map (Sectional Aeronautical Chart or equivalent) which shows clearly, legibly, and accurately, and with the original printed latitude and longitude markings and a scale of distance in kilometers:	Exhibit No. E-9
	 (a) the proposed transmitter location, and the radials along which profile graphs have been prepared; (b) the City Grade, Grade A and Grade B contours; and (c) the legal boundaries of the principal community to be served. 	
17.	Specify area in square kilometers (1 sq. mi. = 2.59 sq. km.) and population (latest census) within the predicted Grade B contour.	
	Area 17,600 sq. km. Population 1,661,423	
18.	For an application involving an auxiliary facility only, attach as an Exhibit a map (Sectional Aeronautical Chart or equivalent) that shows clearly, legibly, and accurately, and with latitude and longitude markings and a scale of distance in kilometers:	Exhibit No.
	 (a) the proposed auxiliary Grade B contour; and (b) the Grade B contour of the licensed main facility for which the applied-for facility will be auxiliary. Also specify the file number of the license. 	
	(Main facility license file number:)	
19.	Terrain and coverage data (to be calculated in accordance with 47 C.F.R. Section 73.684)	
	Source of terrain data: (check only one box below)	
	X Linearly interpolated 30-second database (Source: NTIA Terrain Database)
	7.5 minute topographic map	
	Other (briefly summarize)	

Radial bearing	Height of radiation center above average		Predicted Distances	
(degrees True)	elevation of radial from 3 to 16 km (meters)	To the City Grade Contour (kilometers)	To the Grade A contour (kilometers)	To the Grade B contour (kilometers)
*				
0	See E-10			
45				
90				
135				
180				
225				
270				
315				

^{*}Radial through principal community, if not one of the major radials. This radial should NOT be included in the calculation of HAAT.

20.	Environmental Statement. (See 47 C.F.R. Section 1.1301 et seq.) Would a Commission grant of this application come within 47 C.F.R. Section 1.1307, such that it may have a significant environmental impact, including exposure of workers or the general public to levels	Yes	X	No
	of RF radiation exceeding identified health and safety guidelines issued by the American National Standards Institute?	Exhibit		
	If you answer Yes, submit as an Exhibit an Environmental Assessment required by 47 C.F.R. Section 1.1311.			

If no, explain briefly why not. THE PROPOSED CONSTRUCTION WOULD HAVE NO SIGNIFICANT ENVIRONMENTAL IMPACT AS DEFINED IN SECTION 1.1307 OF THE FCC RULES.*

CERTIFICATION

I certify that I have prepared this Section of this application on behalf of the applicant, and that after such preparation, I have examined and found it to be accurate and true to the best of my knowledge and belief.

Name (Typed or Printed) DAVID P. THOMPSON	Relationship to Applicant (e.g., Consulting Engineer) CHIEF ENGINEER/CONSULTANT
Signature (/ C/C/ + / / / / / / / / / / / / / / / /	Address (include ZIP Code) 3124 RUBY ST., BEDFORD, TX 76021
Date	Telephone No. (include Area Code)
SEPTEMBER 19, 1996	(817) 355-1295

^{*}SEE ATTACHED ENGINEERING STATEMENT.

SECTION VI - EQUAL EMPLOYMENT OPPORTUNITY PROGRAM Yes X No Does the applicant propose to employ five or more full-time employees? If Yes, the applicant must include an EEO program called for in the separate Broadcast Equal Employment Opportunity Program Report (FCC Form 396-A). **SECTION VII - CERTIFICATIONS** X Yes Has or will the applicant comply with the public notice requirements of 47 C.F.R. Section 73.3580? Has the applicant reasonable assurance, in good faith, that the site or structure proposed in Section V of this form, as the location of its transmitting antenna, will be available to the applicant for the applicant's intended purpose? Exhibit No. If No, attach as an Exhibit, a full explanation. If reasonable assurance is not based on applicant's ownership of the proposed site or structure, applicant certifies that it has obtained such reasonable assurance by contacting the owner or person possessing control of the site or structure. TOM LONG, JR Name of person contacted: (704)324-4704 Telephone No. (include area code): Person contacted: (check one box below: Owner Owner's Agent Other (specify) X Yes By checking Yes, the applicant certifies, that, in the case of an individual applicant, he or she is not subject to a denial of federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862, or, in the case of a non-individual applicant (e.g., corporation, partnership or other unincorporated association), no party to the application is subject to a denial of federal benefits that includes FCC benefits pursuant to that section. For the definition of a "party" for these purposes, see 47 C.F.R. Section 1.2002(b). The APPLICANT hereby waives any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. (See Section 304 of the Communications Act of 1934, as amended.) The APPLICANT acknowledges that all the statements made in this application and attached Exhibits are considered material representations, and that all Exhibits are a material part hereof and incorporated herein. The APPLICANT represents that this application is not filed for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict. In accordance with 47 C.F.R. Section. 1.65, the APPLICANT has a continuing obligation to advise the Commission, through amendments, of any substantial and significant changes in information furnished. I certify that the statements in this application are true, complete, and correct to the best of my knowledge and belief, and are made in good faith. Name WORD OF GOD FELLOWSHIP, INC. Title President Date

WILLFUL FALSE STATEMENTS ON THIS FORM ARE PUNISHABLE BY FINE AND/OR IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001), AND/OR REVOCATION OF ANY STATION LICENSE OR CONSTRUCTION PERMIT (U.S. CODE, TITLE 47, SECTION 312(a)(1)), AND/OR FORFEITURE (U.S. CODE, TITLE 47, SECTION 503).

September 19, 1996

Typed or Printed Name of Person Signing

Marcus D. Lamb

EXHIBIT L-1

Word Of God Fellowship, Inc. (WOGF) is the licensee for the following TV Stations:

- 1) KMPX-TV 29 #BMPCT-880616KE Decatur, TX
- 2) W22 AH-TV #BALTTL-950829IA Columbus, GA
- 3) W07CP-TV #BALTTL-960515IA Columbus, GA

EXHIBIT L-2

WOGF proposes to make a difference in its community of license and the surrounding areas through its unique programming. Based on our survey of the area, some of the issues of public concern that need to be addressed are the following:

- 1) Drugs A hotline will be established.
- 2) Crime A platform will be provided for Law Enforcement.
- 3) Teenage Pregnancy A referral network will be established.
- 4) Gangs Former gang members will be interviewed on TV.
- 5) Homelessness A food & clothes bank will be established.
- 6) Marriage Counseling Licensed professional counselors featured.
- 7) Family Counseling "Live" call in programs with counselors.
- 8) Volunteer Organizations Spotlighted.
- 9) Job Fairs Promoted.
- 10) Civic Opportunities Highlighted.

WOGF will also place a strong emphasis on the production and promotion of children's programming!

EXHIBIT L-3

The Commission's Integration Policy was vacated by the United States Court of Appeals for the District of Columbia Circuit in Bechtel v. FCC, 10F.3d 875, 887 (D.C. Cir. 1993) as "oarticularly without merit" and was determined to be "arbitrary and capricious."

- A. The Commission's Minority Preference Policy was affirmed by the Supreme Court of the United States in Metro Broadcasting, Inc. v. FCC, 110 S. Ct. 2997 (1990), however, Metro was specifically overruled in Adarand Constructors, Inc. v Pena, 115 S. Ct. 2097, 2100 (1995).
- B. The Commission's Gender Preference Policy was set aside by the United States Court of Appeals for the District of Columbia Circuit in Lamprecht v. FCC, 958 F. 2d 382 (D.C. Cir. 1992), mandate issued, 1994 WL 49633 (Feb 9, 1994).

Exhibit L-8

WAIVER REQUEST

Word of God Fellowship, Inc. (WOGF) does hereby respectfully request a waiver of the "freeze" upon construction permit applications for vacant television allotments in order, <u>Advancement Television Systems</u>, RM-5811, FCC mimeo 4074, released July 17, 1987. In its order, the commission indicated that it would "consider waiver requests on a case-by-case basis for applicants which provide compelling reasons why this freeze should not apply to their particular situations or class of stations."

Since the adoption of the "freeze," the Commission has granted waivers of it, to permit the filing of other applications. (see e.g. KERN EDUCATIONAL TELECOMMUNICATIONAL CONSORTIUM, FCC file #BPET-960328KM).

WOGF proposes a very localized station with heavy involvement with the local community. We will make a strong effort to reach out to and involve minorities. WOGF will place emphasis on the creation of children's programming and far exceed the Commission's requirements. This waiver is fully warranted.

In addition to programming targeting localism, minorities, and children, WOGF will have a large amount of religious programming reaching out to people of all faiths. This will be the first TV station of this format in this community as well as in the whole TV market! Our surveys show a great need and demand for it.

A grant of these waiver requests by WOGF will result in the <u>first</u> TV service in: Morganton, NC; Hammond, LA; and Warner Robins, GA. They will also result in <u>second</u> TV service in: Vineland, NJ; St. Cloud, MN; and Pueblo, CO. Therefore, these waiver requests are in the public interest and fully warranted.

EXHIBIT

Marcus and Joni Lamb are husband and wife. Jimmie Lamb is the father of Marcus Lamb.

TABLE OF CONTENTS

Engineering Exhibits

For A Construction Permit

WORD OF GOD FELLOWSHIP, INC. MORGANTON, NC TV-23

Engineering Statement

E-1	Tower Elevations
E-2	Horizontal Plane Pattern
E-3	Directional Antenna Tabulation
E-4	Vertical Plane Pattern
E-5	Vertical Plane Tabulation
E-6	Frequency Allocation
E-7	Local Interference
E-8	Site Map
E-9	Coverage Map
E-10	Terrain and Coverage Data
E-11	RFR Compliance
E-12	FAA 7460-1 Application

ENGINEERING STATEMENT

WORD OF GOD FELLOWSHIP, INC. MORGANTON, NC TV-23

September 1996

This engineering exhibit was prepared by David P. Thompson on behalf of Marcus Lamb, President, WORD OF GOD FELLOWSHIP, INC., in support of an application for Channel 23 serving Morganton, NC. David P. Thompson has either prepared or directly supervised the preparation of the technical information contained in this engineering statement. The facts stated in this engineering statement are true to his knowledge, except as to such statements as are herein stated to be on information and belief, and as to such statements he believes them to be true. David P. Thompson is an Independent Telecommunications Contract Engineer; his qualifications are a matter of record with the Federal Communications Commission, and he is Chief Engineer for Word of God Fellowship, Inc.

The proposed new tower located at N 35-39-27 W 81-24-24 will have an overall height of 139m AGL. The ground elevation is 53lm AMSL. The top of the supporting structure is 670m AMSL. The antenna is side mounted at 130m AGL, 66lm AMSL. The site elevation came from a USGS, 7.5 Minute Series Topographical Map. The height above average terrain data used in determining the contour coverages came from the NGDC 30-second Topographic database. Exhibit E-1 shows the tower elevations.

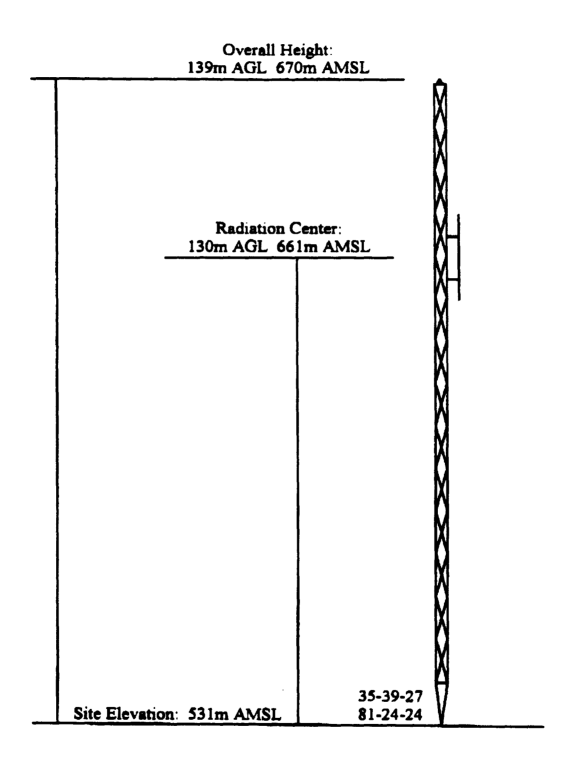
A SWR model SWFP-30-ML/23 with smooth null fill and 0.70 degree of beam tilt. The major lobe is pointed at 130 with an ERP of 5000 kw. Exhibit E-2, E-3, E-4, E-5 give the information on the antenna.

Using this information, the City Grade, Grade A and Grade B coverages were determined. The Grade B contour covers an area of 17,600 sq. km. and a population of 1,661,423 people using 1990 Census data.

We are short spaced only to the allocation for Morganton, NC. This allocation short spacing would be mutually exclusive. There are no other short spacings to this proposal. Exhibit E-6 shows this information. A request for waiver of the "freeze" on this allocation is included.

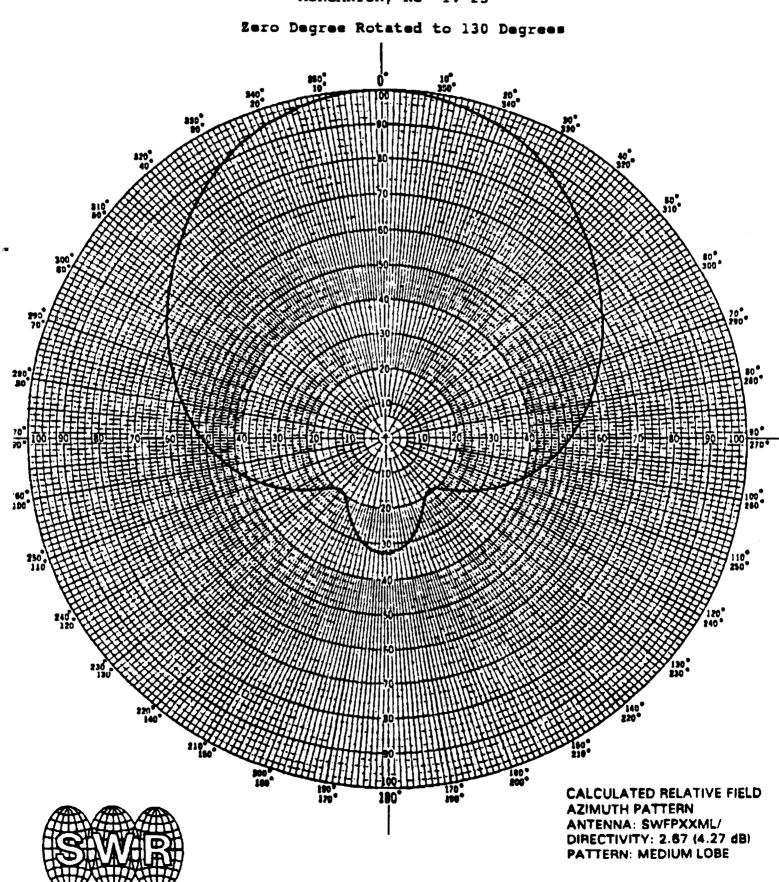
The proposed broadcast facility would have no significant environmental as defined 1.1307 of the FCC Rules. It complies with FCC-specified Guidelines for Human Exposure to Radio Frequency Radiation. Exhibit E-11 shows the proposed station will contribute 2.8 % of the allowed ANSI Standard. The stations will not exceed the FCC Specified Guidelines. When operational the station will reduce power or cease operation as required to protect workers on the tower.

Enclosed are the applicable TV Broadcast Engineering Data, Section V-C and all exhibits.



E-1 Tower Sketch Word of God Fellowship, INC. Morganton, NC TV-23

E-2 HORIZONTAL PATTERN WORD OF GOD FELLOWSHIP, INC. MORGANTON, NC TV-23



Systems With Reliability, INC.

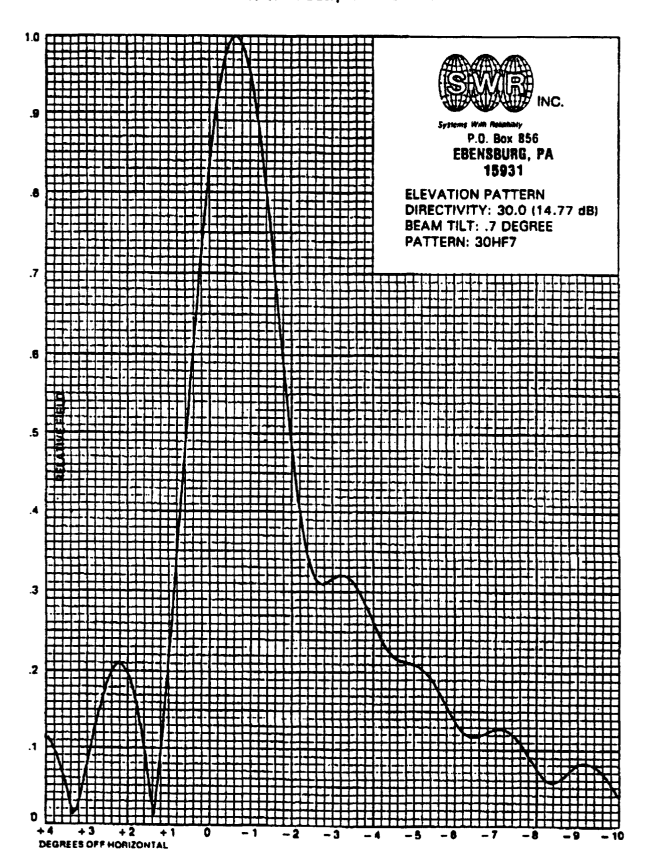
E-3 HORIZONTAL TABULATION WORD OF GOD FELLOWSHIP, INC. MORGANTON, NC TV-23

SWR Model: SWFP-30-ML/23

Max ERP: 5,000 kw

DEG	rf	ERP	
0	0.230	265 kw 2	24.2 dBk
10	0.300		26.5 dBk
20	0.370		28.4 dBk
30	0.450		30.1 dBk
40	0.510		31.1 dBk
50	0.570		32.1 dBk
60	0.640		33.1 dBk
70	0.700		3.9 dBk
80	0.760		4.6 dBk
90	0.830		5.4 dBk
100	0.900		6.1 dBk
110	0.950		6.5 dBk
120	0.990		6.9 dBk
130	1.000		17.0 dBk
140	0.990		6.9 dBk
150	0.950 0.900		6.5 dBk
160 170			6.1 dBk
180	0.830 0.760		35.4 dBk
190	0.700		34.6 dBk
200	0.640		33.9 dBk 33.1 dBk
210	0.570		33.1 dBk 32.1 dBk
220	0.510		1.1 dBk
230	0.450		0.1 dBk
240	0.370		8.4 dBk
250	0.300		6.5 dBk
260	0.230		4.2 dBk
270	0.190		2.6 dBk
280	0.210		3.4 dBk
290	0.260		5.3 dBk
300	0.310		6.8 dBk
310	0.330		7.4 dBk
320	0.310		6.8 dBk
330	0.260		5.3 dBk
340	0.210		3.4 dBk
350	0.190	_	2.6 dBk
	* * • • •	*** *** ***	, U GDX

E-4 VERTICAL ELEVATION PATTERN WORD OF GOD FELLOWSHIP, INC. MORGANTON, NC TV-23



E-5 VERTICAL ELEVATION TABULATION WORD OF GOD FELLOWSHIP, INC. MORGANTON, NC TV-23

30 Gein

70 Dgree til			· · · · · · · · · · · · · · · · · · ·			Pattern: 30H	
Angle	Field	Angle	Field	Angle	Field	Angle	Field
90.0	0.000	51.0	0.015	11.0	0.052	2.2	0.414
69 .0	0.001	50.0	0.022	10.0	0.035	2.0	0.504
88.0	0.003	49.0	0.007	9.8	0.054	1.8	0.609
87.0	0.004	48.0	0.016	9.6	0.068	1.6	0.716
86 .0	0.006	47.0	0.021	9.4	0.077	1.4	0.816
8 5.0	800.0	46.0	0.003	9.2	0.080	1.2	0.900
84.0	0.008	45.0	0.019	9 .0	0.077	1.0	0.961
83 .0	0.009	44.0	0.018	8.8	D.069	0.8	0.995
82 .0	0.009	43.0	0.004	8.6	0.059	0.6	0.998
81.0	0.010	42.0	0.021	8.4	0.054	0.4	0.969
80.0	0.011	41.0	0.010	8.2	0.060	0.2	0.909
79.0	0.014	40.0	0.015	6.0	0.075	0.0	0.822
76.0	0.017	39.0	0.021	7.8	0.093	-0.2	0.712
77.0	0.019	38.0	0.003	7.6	0.109	-0.4	0.586
76.0	0.019	37.0	0.022	7.4	0.120	-0.6	0.450
75.0	0.016	36.0	0.009	7.2	0.126	- 0.8	0.313
74.0	0.010	35.0	0.019	7.0	0.125	-1.0	0.182
73.0	0.010	34.0	0.018	6.8	0.120	-1.2	0.063
72.0	0.018	33.0	0.011	6.6	0.115	-1.4	0.038
71.0	0.025	32.0	0.023	5.4	0.115	-1.6	0.117
70.0	0.028	31.0	0.002	6.2	0.123	-1.8	0.172
69.0	0.024	30.0	0.025	6.0	0.139	-2.0	0.201
68.0	0.012	29.0	0.005	5.8	0.159	-2.2	0.207
67.0	0.008	28.0	0.025	5.6	0.178	-2.4	0.192
66.0	0.022	27.0	0.014	5.4	0.193	-2.6	0.161
65.0	0.029	26.0	0.020	5.2	0.203	-2.B	0.117
64.0	0.025	25.0	0.016	5.0	0.208	•3.0	0.067
63.0	0.010	24,0	0.023	4.8	D.211	·3.2	0.016
62.0	0.012	23.0	0.026	4.6	0.215	-3.4	0.033
61 .0	0.026	22.0	D.016	4.4	0.224	-3.6	0.072
60.0	0.026	21.0	0.025	4.2	0.241	-3 .8	0.101
59 .0	0.012	20.0	0.017	4.0	0.263	4.0	D.117
58.0	0.013	19.0	0.030	3.8	0.286	-4.2	0.121
57. 0	0.026	18.0	0.016	3.6	0.306	-4.4	0.112
56 .0	0.021	17.0	0.035	3.4	0.317	-4.6	0.092
55 .0	0.003	16.0	0.016	3.2	0.319	-4.8	0.065
54.0	0.020	15.0	0.038	3.0	0.313	-5.0	0.033
53.0	0.024	14.0	0.020	2.8	0.308	·5.0	U.U33
52.0	0.008	13.0	0.044	2.6	0.305		
		12.0	0.025	2.6 2.4	0.315		

E-6 SPACING STUDY WORD OF GOD FELLOWSHIP, INC. MORGANTON, NC TV-23

TV SPACING STUDY CHANNEL 23 - ZONE II 35-39-27 81-24-24

TV SPACING	STUDY CHANNE	EL 23 - ZUNE 11 3:	5-39-2/ 61-24-24	
CALL SER CH	STATUS ZONE	DIST REQ CLEAR FCC FILE NO.	DEG TO LATITUDE FROM LONGITUDE	ERP EAAT RCAMSL
WAAP TV 16Z	ric ii	181.4 95.7 85.72	79.5 35-56-22	1910 256
BURLINGTON, NC		BLCT 840815KS CLEAR	259.5 79-25-47	446
WAAP TV 16Z	APP II	171.1 95.7 75.38	66.8 36-14-57	5000 394
BURLINGTON, NC		BPCT 960710KI CLEAR	246.8 79-39-20	613
WGGSTV TV 16+	LIC II	121.2 95.7 25.45	229.1 34-56-26	1120 351
GREENVILLE, SC		BLCT 2629 CLEAR	49.1 82-24-41	666
WGGSTV TV 16+ GREENVILLE, SC	APP II	121.2 95.7 25.45 BPCT 960628KK CLEAR		
WCCB TV 18Z CHARLOTTE, NC	LIC II	74.9 31.4 43.49 BLCT 791128LG CLEAR		
WCCB TV 18Z CHARLOTTE, NC		40.6 31.4 9.16 BPCT 960702KR CLEAR	328.2 81-10-15	
WKPTTV TV 19Z	LIC II	108.2 31.4 76.84	322.9 36-25-54	1260 707
KINGSPORT, TN		BLCT 1933 CLEAR	142.9 82-08-15	1331
WKPTTV TV 19Z	APP II	108.2 31.4 76.84	322.9 36-25-54	3890 705
KINGSPORT, TN		BPCT 960711KM CLEAR	142.9 82-08-15	• 1330
WBFX TV 20Z LEXINGTON, NC	ric ii	147.1 31.4 115.70 BLCT 920424KE CLEAR	75.9 35-58-09 255.9 79-49-29	
WBFX TV 20Z	APP II	143.6 31.4 112.19	81.7 35-49-59	5000 594
LEXINGTON, NC		BPCT 960628KU CLEAR	261.7 79-50-02	810
WHNS TV 21+	LIC II	127.3 31.4 95.88	245.8 35-10-56	3390 765
ASHEVILLE, NC		BLCT 840319KE CLEAR	65.8 82-40-56	1530
WKPITV TV 22-	LIC II	206.5 87.7 118.83	331.4 37-17-06	1320 430
PIKEVILLE, KY		BLET 810616KI CLEAR	151.4 82-31-29	904
WELF TV 232 DALTON, GA	ric ii	370.0 280.8 89.20 BLCT 940516KE CLEAR		490 447 758
TA 23- MORGANTON, NC	II	27.1 280.8 -253.67 8HORT	292.0 35-44-54 112.0 81-41-06	
WHMC TV 23+ CONWAY, SC	LIC II	282.9 280.8 2.12 BLET 820118KE CLOSE		1740 250 271
WCVETV TV 23Z	LIC I	397.9 248.6 149.33	57.6 37-30-46	2950 327
RICHMOND, VA		BLET 940816KE CLEAR	237.6 77-36-06	393

E-6 SPACING STUDY WORD OF GOD FELLOWSHIP, INC. MORGANTON, NC TV-23

pq. 2

TV SPACING STUDY CHANNEL 23 - ZONE II 81-24-24 35-39-27 LATITUDE CLEAR DEG TO ERP HAAT SER CH STATUS ZONE DIST REO CALL FCC FILE NO. FROM LONGITUDE RCAMSL CITY, ST I 298.4 356.4 38-20-27 248.6 49.81 TA 232 CLEAR 176.4 B1-37-27 CHARLESTON, WV TV 24- LIC II 198.2 87.7 110.49 60.8 36-30-36 1150 107 WDRG 79-28-23 279 DANVILLE, VA BLCT 940818KF CLEAR 240.8 WUNLTV TV 26+ LIC II 122.8 31.4 91.41 49.1 36-22-34 759 509 WINSTON-SALEM, NC BLET 327 CLEAR 229.1 80-22-14 827 II 122.8 49.1 504 WUNLTV TV 26+ CP 31.4 91.41 36-22-34 5000 WINSTON-SALEM, NC BPET 950922KI CLEAR 229.1 80-22-14 825 II 130.2 98.75 264.4 TA 27Z 31.4 35-32-06 CANTON. NC B4.4 82-50-06 CLEAR TA 28-II 125.6 94.17 326.5 36-35-49 31.4 BRISTOL, VA CLEAR 146.5 82-11-04 WNSCTV TV 30+ LIC II 97.3 95.7 1.63 158.7 34-50-24 676 210 ROCK HILL, SC BLCT 2595 CLOSE 338.7 81-01-07 384 II 158.6 119.0 WNEH TV 3BZ LIC 39.57 206.1 34-22-21 17B0 235 GREENWOOD, SC BLET 840919KF CLEAR 26.1 82-10-03 415 WEFC TV 38- LIC II 203.9 119.0 84.89 32.8 37-11-35 1350 616 ROANOKE, VA BLCT 860110KN CLEAR 212.8 80-09-29 1197

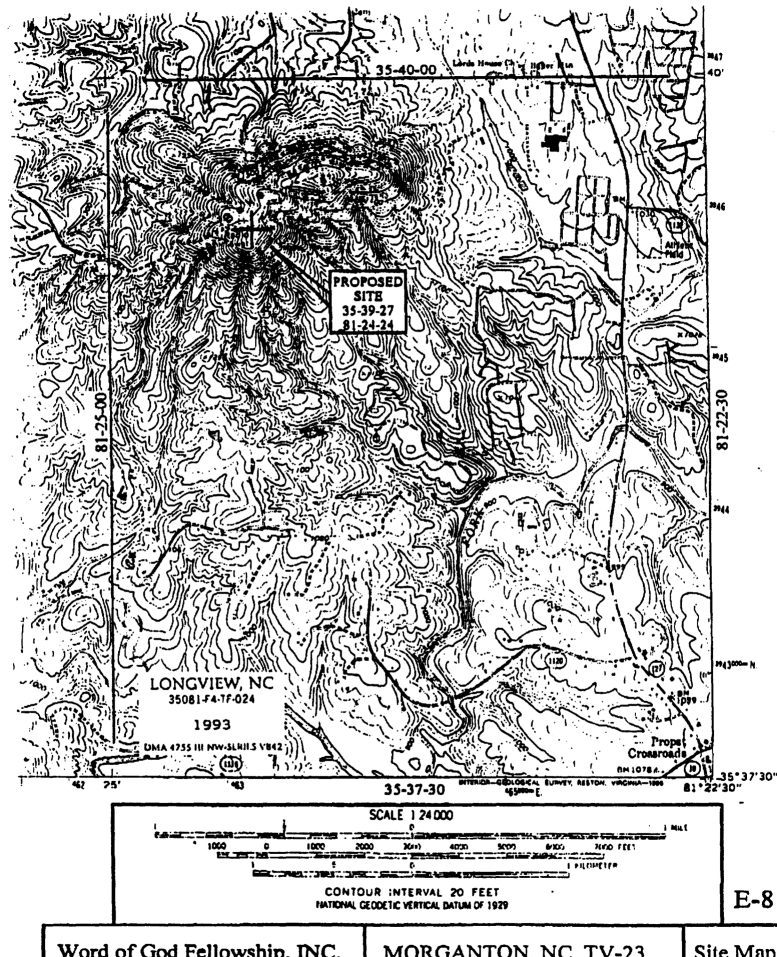
B-7 LOCAL INTERFERENCE WORD OF GOD FELLOSHIPP, INC. MORGONTON, NC TV-23

Channel 23 will be side mounted on an new tower.

There are no known commercial or government receiving stations or cable head end facilities located within the general vicinity.

No AM, FM or TV stations are located within 60 meters of the proposed site nor are there any AM facilities located within 3.2 kilometers.

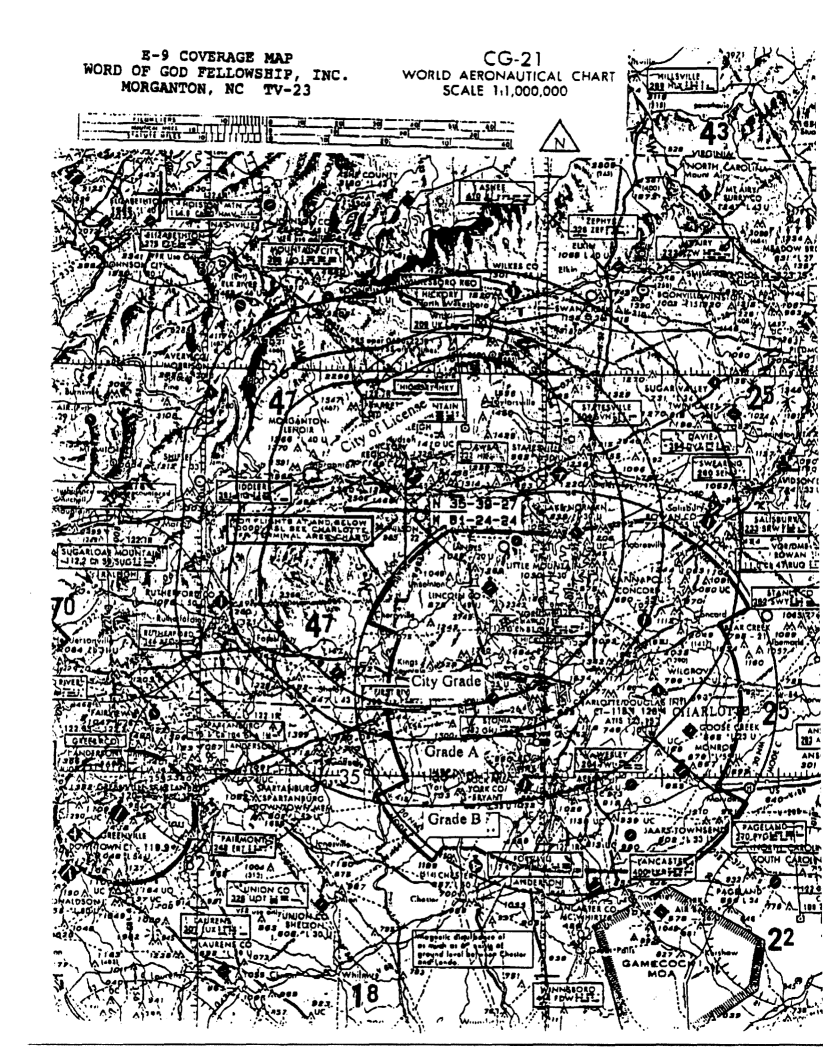
The applicant will undertake measures as required by the Commission Rules in the event of blanketing or receiver induced interference.



Word of God Fellowship, INC.

MORGANTON, NC TV-23

Site Map



E-10 TERRAIN AND COVERAGE DATA WORD OF GOD FELLOWSHIP, INC. MORGANTON, NC TV-23

No. Color Color	Site:	531m AMSL	RC:	130m AGL		661m AMSL	RC-H	AAT: 3	35m
No. No.	ERP:	5,000 kw 37	.0 dBk						
10	Deg					_			
300 0.31 481 26.8 405 255 0.44 38.3 46.7 60.6 310 0.33 545 27.4 372 289 0.47 40.7 49.4 64.2 315 0.32 512 27.1 365 295 0.48 40.7 49.4 64.3 320 0.31 481 26.8 362 298 0.48 40.4 49.1 64.0 330 0.26 338 25.3 340 320 0.50 39.2 48.0 62.9 340 0.21 221 23.4 328 333 0.51 37.0 45.8 61.0	1003445000000000000000000000000000000000	RF ERP kw 0.23 265 0.30 450 0.37 685 0.45 1,013 0.51 1,301 0.54 1,458 0.57 1,625 0.64 2,048 0.70 2,450 0.76 2,888 0.83 3,445 0.90 4,050 0.95 4,513 0.99 4,901 1.00 5,000 1.00 4,950 0.95 4,513 0.99 4,901 0.95 4,513 0.99 4,901 0.00 1.00 4,950 0.95 4,513 0.90 4,050 0.90 4,050 0	ERP dBk 24.5 28.4 30.1 31.6 32.1 33.9 34.6 35.9 36.9 36.9 36.9 36.9 36.9 36.9 36.9 36	m 327 319 319 317 3102 288 299 299 299 329 335 341 345 341 345 349	m 335 343 343 343 343 343 343 343 343 343	Deg 0.51 0.52 0.552 0.553	Xm 303587.57581012023246903549.659241	Xm .05.709808499.452452869855528.895544.524528698555555554443.9	Xm 62.8 713.2 775.2 775.3 83.0 88.1 89.0 89.0 89.0 89.0 89.0 89.0 89.0 89.0
	300 310 315 320 330	0.31 481 0.33 545 0.32 512 0.31 481 0.26 338	26.8 27.4 27.1 26.8 25.3	405 372 365 362 340	255 289 295 298 320	0.44 0.47 0.48 0.48 0.50 0.51	38.3 40.7 40.7 40.4 39.2	46.7 49.4 49.4 49.1 48.0	60.6 64.2 64.3 64.0 62.9

E-11 RFR Compliance WORD OF GOD FELLOWSHIP, INC. MORGANTON, NC TV-23

EVALUATION OF COMPLIANCE WITH FCC-SPECIFIED GUIDELINES FOR EXPOSURE TO RADIOFREQUENCY RADIATION FROM A SINGLE UHF TV BROADCAST STATION

CHANNEL 23 VISUAL CARRIER 525.2 AURAL CARRIER 529.7		VISUAL ERP AURAL ERP		kw
MAXIMUM POWER DENSITY ANTENNA COR AGL	AT CHANNEL 23			mW/cm2
POWER DENSITY AT 130 POWER DENSITY AT 130	m FROM COR (WORS m FROM COR (0.1	T CASE) REL FIELD)	4.942 0.049	mW/cm2 mW/cm2
MINIMUM REQUIRED DISTA MINIMUM REQUIRED DISTA	NCE (WORST CASE) NCE (0.1 REL PIEI	D)	218.4 21.8	m m
CLEAR BY (COR-MAH) (WO CLEAR BY (COR-MAH) (0.			-88.4 108.2	
FOR MULTIPLE SOUR SUMATION NOT TO E		GES OF ANSI STA	NDARDS	
PERCENT OF ANSI STANDA PERCENT OF ANSI STANDA	RD AT GROUND LEVE RD AT GROUND LEVE	L (WORST CASE) L (0.1 REL FIEL	282.3 D) 2.8	8

NSN OOM CO

2	Notice of Propose	ed Construction or A	iteration	Aeronautical Study Number
US Department of tonecontains Failus	ssing Of Your Notice			
1. Nature of Proposal			2 Complete D	scription of Structure
A. Type B. Class		C. Work Schedule Dates	Planes describe the o	roposed construction or alteration.
New Construction Perman	ent .	Beginning 6 mo of CP	A. For proposals invo	lving transmitting stations, include
	rary (Duration months)	End 12 mo.		ower (ERP) and assigned frequency quency band and maximum ERP.
* If Alteration, provide previous FAA Aeronauti				iving overhead wire, transmission for
JA. Hame, address, and telephone number eonstruction or alteration. (Number, S	of Individual, company corpor treet, City, State, and Zio Codel	ation, sic. proposing the	etc., Include the size their supporting str	e and the configuration of the wires
Marcus Lamb				de site orientation, dimensions, and
KMPX TV 29 P.O. BOX 612066			construction maler	elsi
DALLAS, TX 75261-	2066			be the type of obstruction marking a pired. The FAA will consider this in the
Alas Code Telephone Num			study.	
3B. Name, address and letephone number	ol proponeni's representative	. If different than 3A above	_	5,000kw ERP
DAVID P. THOMPSON			524-530 Mh	
3124 RUBY STREET BEDFORD, TX 76021			SIDE MOUNT	ED RC: 425' AGL
BEDFORD, TX 76021			li	
, 817 ₁ 355-1295			CER MODO N	mma attan
Area Code Telephone Nur	mber	_	SEE TOPO A	TTACHED
4. Location Of Structure			5. Helc	ht and Elevation To no mean to
A. Coordinates Its hundredths of seconds.	B. Nearest City or Town and State	C. Nearest public or military eig heliport, flightpark, or seaplan	port, A. Elevation	of ground above mean
1 35 39 27.	MT. VIEW, NC	WILSON'S AIRPO	1	l
Longitude 0 ' "	40. 000000000000	(1). Distance from structure to n		1,742
81 24 24	2.8 mi.	point of nearest runway	appurien	ances and lighting above
4D. Source for item 4A date.		2.8 mi.	ground d	water. 455
CO USGS 7.5'	(2). Direction to 48	[2]. Direction from structure to a	irport C. Overall h	eight above mean sea level
Las Qued Chert Listany Lispecity	56°	98°		2,197
Indicate the reference datum.	45 Description of site to	eatles with respect to bloby	vant eterat elements	prominent terrain, features,
NAD 27 NAD 83 Specify	existing structures, e	itc. Please attach a U.S. Geoig	ogical Survey Map (or e	equivalent) showing the construction
	alle, il available, altach	a copy of a documented site a	survey with the surveyo	r's certification,
Notice is required by Part 77 of the Federal Aviatio	n Regulations (14 C.F.R. Part 77) p	ursuant to Section 1101 of the Federa	ol Aviation Act of 1958. Bs ar	nended (49 U.S.C. app. § 1501). Persons w
Notice is required by Part 77 of the Federal Aviation incovingly and willfully violate the Notice requirements as emended (49 U.S.C. app § 1471(a)) as we	Hi as the line (criminal penalty) of h	pensity of \$1,000 per day until the ne of more then \$500 for the first offense	tice is received, pursuant to and not more than \$2,000 k	Section 901(a) of the Federal Aviation Act of subsequent offenses, pursuant to Section
902(a) of the Federal Aviation Act of 1858, as ame				
HEREBY CERTIFY that all of the at agree to obstruction mark and/or light	pove statements made by	y me are true, complete, ar rdance with established m	id correct to the be: arking 2 lighting sta	it of my knowledge. In addition
	led Name and Tille of Person Filing N		Bignybuce	7 _4.
SEPT. 19, 1996 DAVI				Thomston
FOR FAA USE ONLY	The state of the state of the	TA YA FAA WIII e	litier return this form of	issue a separate acknowledgemen
The Proposal	Supplem	enjai Notice of Construction, FAA For	m 7480-2 is required any time	the project is abandoned or
Does for returns a notice to FAA is not identified as an obstruction under any also Subpan C and yould not be a reason to an in- la identified as an obstruction under the stands Subpan C but would not be a hazard to an new Subpan C but would not be a hazard to an new Should be obstruction. I markled a lagred Advisory Orcuse 707 460 Chapters Obstruction framing and inhang any got necess		At least 48 hours before the start of con-	evelor 2 to 30	
Is not identified as an obstruction under any ala Subpart C, and yould not be a hatays to air ne	visited of FAR Part 77	Within the base liker the construction (action its greatest height.	
is dentified as an obstruction under the standar	A FAR PARTY TO BE	xtended, revised or terminated by the las	tusing office.	
Subpart C but would not be a hazard to hir nev	roalion realization of the	or a construction being is made to the F	CC on or belone the above exp	iration date. In such cases the determination
Should be observation marked a legited	DAY AND THE REST OF THE PARTY O	rapings on the date prescribed by vie to	d of this determination must be	bosnitated of despessed in the learne office
Advisory Circular 10/7 460 Chapters	and the second	days prior to the expiration date. The be	公司 第二十二	
Paragraph (1975) Control of the Cont				
	可以是其实的		E-12 FAA 74	60-1 APPLICATION
	的解析的概念的	是是是	WORD OF GOD	FELLOWSHIP, INC.
			MORGANT	ON, NC TV-23
一种企业的企业的企业。	,然然和李邦教的			
NAD 83 Coordinates Use rese toors	AND SHEET SHEET			ide Stylendar
NAD 83 Coordinates . Livre corresponde	Separate		A CALLET AND	Dete
		•		

Payment Transactions Detail Report

BY: FEE CONTROL NUMBER

Fee Control Number Payor Name Account Number Received Date Date: 6/18/97

9610288165194005

WORD OF GOD FELLOWSHIP INC

FCC2022267

10/25/96

PO BOX 612066

DALLAS

TX

75261

Payment Amount	Current Balance	Seq Num	Payment Type Code	Quantity	Callsign Other Id	Applicant Name	Applicant Zip	Bad Check		rans Code	Payment Type	
\$3,080.00	\$3,080.00	1	MVT	1		WORD OF GOD FELLOWSHIP INC	75261		\$3,080.00	1	PMT	
Total									\$3,080.00			

9610288165194006 BARAFF, KOERNER & OLENDER, P.C. ORIGINAL ATTORNEYS AT LAW THREE BETHESDA METRO CENTER, SUITE 640 BETHESDA, MARYLAND 20814-5392 DC (202) 686-3200 MD (301) 986-0500 FAX (301) 986-4844 OF COUNSEL ROBERT L. OLENDER* B. JAY BARAFF* JAMES A. KOERNER ROBERT BENNETT LUBIC* October 24, 1996 *NOT ADMITTED IN MD Federal Communications Commission Mass Media Services

Federal Communications Commission Mass Media Services P.O. Box 358165 Pittsburgh, PA 15251-5165

Dear Sir/Madam:

Transmitted herewith, in triplicate, on behalf of Word of God Fellowship, Inc. is an Application for a New TV Station on Channel 19 at St. Cloud, Minnesota.

Attached is the requisite filing fee in the amount of \$3,080.00, together with a postage prepaid, self-addressed envelope for the return of a "stamped-in" file copy.

This application was previously filed with the FCC on June 20, 1996, but returned for insufficient filing fee. A Petition For Reconsideration has been filed this date, requesting reinstatement of that application <u>nunc pro tunc</u>.

Should further information be desired in connection with this application, please communicate with this office.

Very truly yours

Robert L. Olender Counsel for

Word of God Fellowship, Inc.

RLO:jlm

Enclosures

11645.00\STCLOUD.FCC